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Extra No.2	09-01-2017	Agriculture, Farmers Welfare & Co-operation Department
Extra No.3	09-01-2017	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.4	16-01-2017	Food, Civil Supplies & Consumer Affairs Department
Extra No.5	19-01-2017	General Administration Department
Extra No.6	23-01-2017	Food, Civil Supplies & Consumer Affairs Department
Extra No.7	23-01-2017	Legal Department
Extra No.8	24-01-2017	Food, Civil Supplies & Consumer Affairs Department
Extra No.9	27-01-2017	Health & Family Welfare Department
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Extra No.11	01-02-2017	Legal Department
Extra No.12	01-02-2017	Legal Department
Extra No.13	03-02-2017	Education Department
Extra No.14	04-02-2017	Food, Civil Supplies & Consumer Affairs Department
Extra No.15	07-02-2017	Social Justice & Empowerment Department
Extra No.16	07-02-2017	Education Department
Extra No.17	08-02-2017	General Administration Department
Extra No.18	08-02-2017	Labour & Employment Department
Extra No.19	08-02-2017	Labour & Employment Department
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Extra No.21	08-02-2017	Labour & Employment Department
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Extra No.23	08-02-2017	Labour & Employment Department

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District: Jamnagar





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th January, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

GVN-2017(01)JJM-2016-GSF-04-F .-- In exercise of the powers conferred by section 20 of the Indian Forest Act, 1927 (VI of 1927). In its application to the state of Gujarat the Government of Gujarat is pleased, with reference to the Government Forest And Environment Department Notification No : AKH/134/76/FLD/1675/80208/P dated 09.07.1976 on pages 839 to 850 published in Gujarat Government Gazette to declare the land in the village Zanzarawadi Ta. Jamnagar District Jamnagar specified in the schedule appended to be 'RESERVED FOREST' with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Jamnagar

Sr.	Name of	Survey No.	Area	Boundaries
No.	the area		H.A.	and the second s
1	2	3	4	. 5
1	Zanzara	Un	750.00	North: Marine Sanctuary Area of Blook No.38
	wadi	surveyed		East: Gulf of Kutchh M.N.P. Blok no.39, Berajaninar
		Block No.		South: Revenue S. No. of Bed Village 513, 523, 524, 525,
		38		25, 28, 29, 31, 43, 44, 45, 46, 50, 51, 52, 53, 57, 107, 108,
				110, 112 Check Dam and Revenue S. No. of Sikka 190,
				191,192,193 Sikka Salt Work, 167 and Land of Sikka Port,
9		£2		Revenue S. No. of Mungani 38, 39,40, 82, 135, 8,
		10		143,144,145, 146
				West: M.N.P. Block No.37 ZankharNo Kotho, Marine
		>=2		Sanctuary area of Block No.38

By order and in the name of the Governor of Gujarat,

A. G. SAGAR, Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી જાન્યુઆરી, ૨૦૧૭..

ક્રમાંક : ગવન-૨૦૧૭-(૦૧)-જજમ-૨૦૧૬-જીએસએફ-૦૪-એફ.— ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી, સને ૧૯૨૭ના ભારતના જંગલો બાબતના (સને ૧૯૨૭ના ૧૬માં) અધિનિયમની કલમ-૨૦ થી મળેલ અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્યપત્ર ભાગ-૧ ની તા. ૦૯-૦૭-૧૯૭૬ના પાના નં. ૮૩૯ થી ૮૫૦ ઉપર પ્રસિધ્ધ કરેલી તા. ૦૯-૦૭-૧૯૭૬ની અધિસૂચના ક્રમાંક : અખ/૧૩૪/૭૬/એફએલડી/૧૬૭૫/૮૦૨૦૮/પી ના અનુસંધાને આ સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલ જામનગર જીલ્લાના જામનગર તાલુકાની જમીનને આ અધિસૂચના પ્રસિધ્ધ થયાની તારીખથી 'અનામત જંગલ' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો : જામનગર

જિલ્લો: જામનગર

અ.	વિસ્તાનું	સર્વે નંબર	ક્ષેત્રફળ	ચર્તુસીમા
નં.	નામ		આર.ચો.મી.	
٩	૨	3 .	8	ų
q	ઝાંઝરવાડી	અનસર્વેડ બ્લોક ૩૮	940,00	ઉત્તર : બ્લોક નં. ૩૮ મરીન સેન્ચ્યુરીનો વિસ્તાર પૂર્વ : કચ્છનો અખાત, મરીન નેશનલ પાર્ક જામનગરના બ્લોક નં. ૩૯ બારાજાનીર દક્ષિણ : બેડ ગામના રેવન્યુ સ.નં. ૫૧૩, ૫૨૩, ૫૨૪, ૫૨૫, ૨૫, ૨૮, ૨૯, ૩૧, ૪૩, ૪૪, ૪૫, ૪૬, ૫૦, ૫૧, ૫૨, ૫૩, ૫૭, ૧૦૭, ૧૦૮, ૧૧૦, ૧૧૨ ચેકડેમ અને સીક્કાના રેવન્યુ સ.નં. ૧૯૦,૧૯૧, ૧૯૨, ૧૯૩ સીક્કા સોલ્ટવર્કસ, ૧૬૭ અને સીક્કા બંદરની જમીન મુંગણી ગામના રેવન્યુ સ.નં. ૩૮, ૩૯, ૪૦, ૮૨, ૧૩૫, ૮, ૧૪૩, ૧૪૪, ૧૪૫, ૧૪૬ પશ્ચિમ: મરીન નેશનલ પાર્ક જામનગરનો બ્લોક નં. ૩૭

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

એ. જી. સાગર, સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

AGRICULTURE AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd January, 2017.

THE PREVENTION AND CONTROL OF INFECTIOUS DISEASES AND CONTAGIOUS DISEASES IN ANIMAL ACT-2009 (Act, No.27 of 2009).

No.GMKH-1-2017-VHD-122017-29-P1:- In exercise of the powers conferred by the sub-section(l) of section (6) read with sub-section (1) and (2) of section 7 of The Prevention and Control of Infectious diseases and contagious Diseases in Animal Act-2009 and considering instructions issued by Assistant Commissioner (LH), Dept. of AH, Dairying & Fisheries. GOI, New Delhi by Letter No.K-50050-3/l/2007-LH, Dated: 2nd January, 2017, in reference to report of Director, ICAR-National Institute of High Security Animal Disease, Bhopal dated: 2nd January-20.17, The Governor of Gujarat hereby orders to declare Alert Zone including all villages and habitat within 10 km area of affected place of Asha Foundation-Hathijan Village, Ta: Daskroi of Ahmedahad & villages and habitat within 10 km area of Kheda district with immediate effect and concerned district authorities are hereby directed to enforce all contingency procedure for control and containment of Avian Influenza (H5N1) as pet-Action Plan of Animal Husbandry for preparedness, control and containment of Avian Influenza-2015. This notification shall be in force from the date of publication in official Gazette till the further order.

By order and in the name of the Governor of Gujarat,

DHARMESH MODI,Under Secretary to the Government.

IV-A Ex.-2

2-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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NARMADA, WATER RESOURCES, WATER SUPPLY AND KALPSAR DEPARTMENT Notification

Sachivalaya, Gandhinagar, 6th January, 2017

Constitution of India.

No.GN-1 of 2017/RRR/102014/722881/E-3:— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Assistant Research Officer, Class-II, in the General State Service, under the Narmada, Water Resources, Water Supply and Kalpasar Department, Gujarat State, namely:-

- 1. These rules may be called the Assistant Research Officer, Class-II, in the General State Service, under the Narmada, Water Resources, Water Supply and Kalpasar Department, Recruitment Rules, 2017.
- 2. Appointment to the post of Assistant Research Officer, Class-II, in the General State Service, under the Narmada, Water Resources, Water Supply and Kalpasar Department, Gujarat State, shall be made, either,-
 - (a) by promotion of a person of proved merit and efficiency from amongst the persons, who,-
 - (i) have worked for not less than seven years in the cadre of Senior Scientific Assistant, Class III, in the subordinate service, under the Narmada, Water Resources, Water Supply and Kalpasar Department and
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such

person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

- (b) by temporary transfer on deputation basis from amongst the persons working on the cadre of Deputy Executive Engineer (Civil), Class-II, in the Gujarat Engineering Service, under the Narmada, Water Resources, Water Supply and Kalpasar Department; or
- (c) by direct selection.
- 3. The appointment by direct selection and promotion shall be made in the ratio of 1:3 respectively.
- 4. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
 - (a) not be more than 40 years of age:

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

Provided further that nothing contained in clause (b) of sub-rule (9) of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned;

(b) possess-

- (1) a Master Degree in Engineering (Civil) or Technology (Civil) Geo-Physics or Geology obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational Institution recognised as such or declared to be a deemed as a University under section 3 of the University Grants Commission Act, 1956 or possess an equivalent qualification recognised by the Government; and
 - (i) have about three years' research experience in the field of water resources, irrigation, roads and building on the post not below the rank of Junior Scientific Assistant, Class III, in the subordinate services, under the Narmada, Water Resources, Water Supply and Kalpasar Department; or
 - (ii) have about three years' research experience in the field of water resources, irrigation, roads and building in the Government or Local Bodies or Government undertaking Board or Corporation or Limited Company Established under the Companies Act, 2013 on the post not below the rank of Junior Scientific Assistant, Class III, in the subordinate services, under the Narmada, Water Resources, Water Supply and Kalpasar Department
- (c) the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967; and
- (d) adequate knowledge of Gujarati or Hindi or both.
- 5. The candidate appointed by direct selection shall be on probation for a period of two years.
- 6. The candidate appointed by direct selection shall, during his probation period, require to undergo pre-service training and pass the post-training examination in accordance with the provisions of the Gazetted Officer's (Pre-service Training and Examination) Rules, 1970.

- 7. The candidate appointed by direct selection shall during his probation period require to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 8. The candidate appointed by direct selection shall require to pass an examination in Gujarati or Hindi or both in accordance with the rules prescribed by the Government.
- 9. The candidate appointed either by promotion or by direct selection shall require to undergo such training and pass such examination as may be prescribed by the Government.
- 10. The candidate appointed by direct selection shall require to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

DHIMANT A. PATEL,
Deputy Secretary to Government.





EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 2016.

NATIONAL FOOD SECURITY ACT, 2013.

No. GTH/2017/2/PDS-10.2016-2689/C-1: WHEREAS Certain draft rules were published as required by clause (c), (d) & (e) of sub-section (2) of section 40 read with section 15 of National Food Security Act, 2013 (20 of 2013) at pages 214-1 to 214-10 in the Gujarat Government Gazette, Extraordinary, part IV-A dtd. 8th November, 2016 under the Government Notification Food, Civil Supplies and Consumer Affairs Department, No. GTH/2016/37/PDS-10.2016-2689/C-1, inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the date of publication of this notification in the Official Gazette:

AND WHEREAS the objections or suggestions received by the government on the said draft rules have been considered by the Government;

NOW THEREFORE, In exercise of the powers conferred by clause (c), (d) and (e) of sub-section (2) of section 40 read with section 15 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat hereby makes the following rules, namely:-

- 1. Short Title and Commencement.-(1)These rules may be called the Gujarat Procedure for Redressal of Grievance(Food Security)Rules, 2017.
- (2) They shall be come into force on the date of their publication in the Official Gazette.
 - 2. Definitions.-(1) In these rules, unless the context otherwise requires,—
 - (a) "Act" means the National Food Security Act, 2013(20 of 2013);
 - (b) "Barcoded Ration Card" means a ration card issued to the eligible households identified as per the Act;
- (c) 'Commission' means State Food Commission constituted under section 16 or designated under section 18 of the Act;
 - (d) District Grievance Redressal Officer means officer appointed or designated under section 15 of the Act;

IV-A Ex.-4

- (e) "eligible households" means a person belonging to eligible households identified as such under the Act by the State Government and in possession of a valid barcoded ration card;
- (f) 'Form' means form appended to these rules;
- (g) "Government" means the Government of Gujarat;
- (h) "Nodal Officer" means an officer designated or appointed as such by the State Government under section 14 of the Act;
- (i) "section" means section of the Act.
- (j) Word sand expressions used in these rules but not defined, shall have the same meaning as respectively assigned to them in the Act.

3. Qualifications of District Grievance Redressal Officer and Nodal Officer.-

(i) Officer not below the rank of Deputy Collector shall be District Grievance Redressal Officer designated by the State Government:

Provided that in case of Dang District, Officer not below the rank of Mamlatdar shall be District Grievance Redressal Officer designated by the State Government.

Further provided that no officer directly engaged in the delivery of entitlements under the Act shall be designated as District Grievance Redressal Officer.

- (ii) The State Government shall designate officer not below the rank of Deputy Mamlatdar as a Nodal Officer in all districts, where as in case of Ahmedabad City, Zonal Officer of the office of the Food Controller shall be designated as a Nodal Officer.
- 4. Publication of names of District Grievance Redressal Officers and Nodal Officers.-A District Collector of each district shall ensure to publish, for the convenience of the eligible households, names and addresses of its District Grievance Redressal Officers and Nodal Officers at all Licensee of Fair Price Shop, Gram Panchayat Offices & Ward Offices in city area. The names, addresses, contact numbers, e-mail Id, fax numbers of District Grievance Redressal Officers and Nodal Officers shall also be displayed on the website of each District Collector Office and Transparency Portal of Director, Food and Civil Supplies.
- **5.** Help lines.- (1) Helplines consisting toll free telephone numbers, online complaint filing mechanism shall be set up by the Director, Food and Civil Supplies for receiving complaints from households.
- (2) The time of operation of services of such help lines shall be published widely.
- **6.** Relaxation of Fee.-No fee shall be levied for application to District Grievance Redressal Officer and Appeal Authority.
- 7. Manner of receiving complaint.-(1) In case the aggrieved eligible households in matters relating to distribution of entitled foodgrains as per the Act and matters related thereto, then the aggrieved eligible households shall file a written complaint in Form-A through hand delivery, fax, e-mail, online complaint, post or registered post with the concerned District Grievance Redressal Officer appointed or designated by the Government under sub-section (1) of section 15 of the Act.
- (2) No anonymous complaint shall be entertained.
- (3) The District Grievance Redressal Officer shall upon receipt of the written complaint, give due acknowledgement to the complainant in **Form B** with in three working days from the date of receiving of complaint.
- **8. Manner of giving notice.-**(1) The District Grievance Redressal Officer shall issue the notice for hearing to the Licensee of Fair Price Shop responsible for delay or default in providing entitled foodgrains to the eligible households and to the eligible households within seven working days from the date of receiving complaint.

- (2) Intimation of hearing of the complaint by the District Grievance Redressal Officer shall be communicated by the District Grievance Redressal Officer in one of the following manners, namely.-
 - (a) By hand delivery; or
 - (b) By post; and
 - (c) By Telephone/Fax/e-mail/SMS (whatever communication opted by the complainant)
- (3) The date for hearing shall be communicated to Complainant and Licensee of Fair Price Shop, as the case may be, at least seven working days in advance.
- (4) The Complainant and Licensee of Fair Price Shop, as the case may be, shall make himself present during the hearing.
- (5) If any party remains absent on the date of hearing even after the intimation of hearing being duly informed to him, then, the complaint may be decided *ex-parte*.
- 9. Powers of District Grievance Redressal Officer and procedure for redressal of complaints.
- (1) The District Grievance Redressal Officer shall adopt the following procedure for redressal of grievance on the complaints made under sub-section (5) of section 15 of the Act, namely:-
 - (i) The District Grievance Redressal Officer shall,
 - (a) take actions for expeditious and effective redressal of grievance of the aggrieved person in matters relating to distribution of entitled foodgrains and to enforce the entitlements of foodgrains under the Act;
 - (b) inquire into the complaint made, examine the documents or their copies;
 - (c) inquire and ascertain genuineness of the barcoded ration card, issued as per the criteria for the identification of eligible households laid down by the Government from time to time;
 - (d) hear the complaint under sub-section (5) of section 15 of the Act or referred to him by the Nodal Officer of the concerned District/Ahmedabad City or *suo moto* by him;
 - (ii) The District Grievance Redressal Officer shall also hear complaint relating to drought affected area of the concerned district where the Government declares drought and decides to distribute foodgrains irrespective of the households who bear the barcoded ration card or not.
- (2) The District Grievance Redressal Officer, while rendering the decision, shall declare speaking order to within a period of thirty working days from the receipt of the complaint.
- (3) The District Grievance Redressal Officer shall arrange to deliver the copies of the decision to the parties concerned within seven working days from the date of the order.
- (4) A monthly report of complaints received and disposed off during the month shall be sent by all the District Grievance Redressal Officers to the State Food Commissionon or before the 10th of succeeding month.
- 10. Procedure for hearing Appeal before State Food Commission.- (1) Any eligible household aggrieved by a decision of the District Grievance Redressal Officer may file a Memorandum of Appeal under sub-section (6) of section 15 of the Act with the State Food Commission with in thirty working days of such decisionin Form C. Every memorandum of appeal shall be in legible handwriting or typed.
- (2) Every complaint made under sub-section (6) of section 15 of the Act shall be deemed to have been filed as an appeal.
- (3) State Food Commission shall acknowledge the receipt of such appeal in Form D with in three working days.

- ed after (4) When the Memorandum of Appeal is presented after thirty working days, such Memorandum of Appeal shall be accompanied by a delay condon application.
- (5) Any Memorandum of Appeal so filed with the State Food Commission shall be heard and disposed of within a period of forty-five working days of the filing of such appeal.
- (6) The Memorandum of Appeal shall be filed in triplicate and accompanied by the following documents duly self attested .-
- Greener Red (i) a copy of the orders of the District Grievance Redressal Officer against which appeal is preferred:
- (ii) copies of documents referred and relied upon by the appellant alongwith a list thereof;
- (iii) such other documents as may be required to support ground of objections mentioned in the Memorandum of Appeal.
- (7) While hearing the appeal, the Bench shall consider the grounds of appeal and shall decide the case accordingly.
- (8) Orders of State Food Commission on appeal shall be signed and dated by the Members thereof hearing the appeal and shall be communicated to the parties free of cost.
- be final. (9) The decision of State Food Commission shall be final.

11. All Appeals shall be disposed of in the following manner, namely.-

- (i) The State Food Commission shall issue the notice for hearing to the District Grievance Redressal Officer, Licensee of Fair Price Shop responsible for delay or default in providing entitled foodgrains to the eligible households and to the eligible households within seven working days in advance from the date of receiving complaint;
- (ii) Intimation of hearing of the complaint by the State Food Commission shall be communicated by the State Food Commission in one of the following manners, namely:-
 - By hand delivery; or
 - By post; and
 - (c) By Telephone/Fax/e-mail/SMS(whatever communication opted by other suggestions complainant.
- (iii)The date for hearing shall be communicated to the District Grievance Redressal Officer, complainant and Licensee of Fair Price Shop, as the case may be, at least seven working days in advance:
- (iv) the District Grievance Redressal Officer, the complainant and the licensec of Fair Price Shop, as the case may be, shall make himself present during the hearing; edressal of Cirievance (Food Security) Rules.
 - (v) If any party remains absent on the date of hearing even after the intimation of hearing being duly the date served to him, then, the appeal may be decided ex-parte.
 - 12. Maintenance of records of all cases under the Act.-The District Grievance Redressal Officer, Nodal Officer and Appellate Authority shall maintain records of all the cases in Form E and Form F respectively with regard to the action taken.

To,

Date:

Form A

(see sub rule (1) of rule 7)

Form for filing Complaint with District Grievance Redressal Officer

District G	rievance Redressal Officer
District	
I v thereto un	vant to complain regarding non-distribution of entitled foodgrains or matters relating der National Food Security Act, 2013, as shown below
1. F	ull Name of Complainant as per Ration Card:
2. Fu	ıll Address:
(i)	House Number:
(ii) Village/Locality:
(ii	i)Taluka/Town:
(iv	y)District:
(v)) Pin Code:
(vi	i)Mobile or Phone Number (if any):
(vi	ii) e-mail address (if any):
3. Ty	rpe of Ration Card (AAY or PHH):
4. Ba	r coded Ration Card Number:
5. Fa	ir Price Shop Owner Name and Area:
De	escription of Complain:
1.	
2.	
3.	
Do	ocuments enclosed in support of the Complaint:
(i)	
(ii)	
(iii	
I h	ereby declare that I am a citizen of India and above details are true to the best of my owledge and belief.
Place:	Signature or thumb impression of the eligible house holds - Complainant

Form B

(see sub rule (3) of rule 7)

Acknow	ledg	em	ent
--------	------	----	-----

The above complaint is rec	eived fromon dt / /20 by the District
Grievance Redressal Officer,	
	Lating a physical section (habitages bally restrict index). Taken a lating of the following best how We control (such emple to).
Place:	Seal and Signature of the
Date:	District Grievance Redressal Officer

Form C

(see sub rule (1) of rule 10)

(Form of Appeal before State Food Commission)

То	
The Chairperson,	
State Food Commission.	
Address:	
I want to file an appeal against decision/order Dt. of District Grievance Red Officer, District	lressa
1. Full Name of Appellant as per Bar Coded Ration Card:	
2. Full Address:	
(i) House Number :	
(ii) Village/Locality:	
(iii) Taluka/Town :	
(iv) District :	
(v) Pin Code :	
(vi) Mobile or Phone Number (if any):	
(vii) e-mail address (if any):	
3. Type of Ration Card (AAY or PHH):	
4. Bar coded Ration Card Number:	
5. Fair Price Shop Owner Name and Area:	
The self attested copy of decision/order of District Grievance Redressal Officer de Dt. / /20 is enclosed herewith.	cision
I find the said decision/order to be unjustified and unreasonable owing to folloreason(s)	owing
1.	
2.	
3.	
The authority may be pleased to strike down the decision/order of District Grievance Redressal Officer and pass any such further order and directions as it may consider just.	
I hereby declare that I am a citizen of India and above details are true to the best of my knowledge and belief.	2
Place: Signature of the Appellant	
Date:	

Form D

(see sub rule (3) of rule 10)

Acknowledgement.-

The above appeal is received on dt	/	/20 by the State Food Commission against
decision/order of the District Grievance Re	dres	ssal Officer, District

Place:

Seal and Signature of the Appellate Authority

Date:

Form E

(see rule 12)

Register to be maintained b	y District	Grievance	Redressal	Officer/Nodal	Officer
-----------------------------	------------	-----------	-----------	---------------	---------

Name:

Designation:

District:

Address:

Sr.	Name and	Barcoded	Barcoded	Fair	Date	Acknowle-	Details	Basis	Relief	Date	Date	Decision	Whether	Decision	cen	Remarks
No.	Full Address	Ration	Ration	Price	of	dgement	of	for	asked	of	of	of	Appeal	Of	ľaj	na
	of the	Card No.	Card	Shop	Complaint	Date	Grievance	complaint		Hearing	disposal		preferred	State	n	Ser
	Complainant		AAY	Owner		and		9			of	DGRO	If Yes	Food Commis- sion	DLLI)	_
	with		or	Name		No.					Grievance		Give	Commis-	Sti	
	Mobile/		PHH	&z									Date	sion	A	
	Phone			Area												
	Number									-						
	email				*											
	(if any)															
1	2	2	1		6	7	8	0	10	11	12	13	14	15	16	17

Form F

(see rule 12)

Register to be maintained by Appeal Authority

Name:

Designation:

Address:

Sr.	Name	Ration	Barcoded	Fair	Date	Details	Acknowledgement	Name and	DGRO	Reasons for	Basis	Date of	Date of	Decision		
No.	and full	Card	Ration	Price	of	of	Date and	Designation	Order	rejecting the	for	Hearing	disposalo:	of		
	Address	AAY	Card	Shop	appeal	Appeal	No.	of the	Date	complaint, By	appeal		appeal	Appeal	E	
	of the	or	No.	Owner				DGRO and		DGRO			10		aken	10
	Appellant	PHH		Name				District		ifany			9		T	R.
	with														u	ma
	Mobile/														ctionn	Re
	Phone												10		1ct	
	Number,						*								4	
	email (if							10								
	any).										-					
1	2	3	4	- 5	6	7	8	9	10	11	12	13	14	15	16	17

By order and in the name of the Governor of Gujarat,

MUKESH K.PANDIT
Under Secretary to Government.

Government Central Press, Gandhinagar.





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THURSDAY, JANUARY 19, 2017/PAUSA 29, 1938

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th January, 2017.

Constitution of India.

No.: GS/2/2017/AAK-102008-238-S: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Research Assistant, Class III, Recruitment Rules, 2010, namely:

- These rules may be called the Research Assistant, Class III, Recruitment (Amendment)
 Rules, 2017.
- In the Research Assistant, Class III, Recruitment Rules, 2010, (hereinafter referred to as "the said rules"), in rule 4, in clause (b), in sub-clauses (i) and (ii), the words "or possess an equivalent qualification recognized by the Government" shall be deleted.

By order and in the name of the Governor of Gujarat,

J. J. PATEL
Joint Secretary to Government,

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th January, 2017.

Constitution of India.

No.: GS/3/2017/AAK-102008-237-S: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Statistical Assistant, Class III, in the Directorate of Economics and Statistics, Recruitment Rules, 2009, namely:-

- These rules may be called the Statistical Assistant, Class III, in the Directorate of Economics and Statistics, Recruitment (Amendment) Rules, 2017.
- 2. In the Statistical Assistant, Class III, in the Directorate of Economics and Statistics, Recruitment Rules, 2009, in rule 4, in clause (b), the words "or possess an equivalent qualification recognised by the Government", wherever they occur, shall be deleted.

By order and in the name of the Governor of Gujarat,

J. J. PATEL

Joint Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th January, 2016.

CONSUMER PROTECTION ACT, 1986.

No.GTH/2017/I/CPA/102016/735898/D.-- In exercise of" the powers conferred by sub-section 2 of section 24B of the Consumer Protection Act, 1986 and pursuant to the directions given by Hon'ble Supreme Court judgment dated 21st Nov, 2016 in C.A.No.2740 of 2007 Government of Gujarat hereby makes the following rule further to amend the Gujarat Consumer Protection Rules, 1988 namely:-

- 1. This rules may be called The Gujarat Consumer Protection (Amendment) Rules, 2017.
- 2. It shall come into force at once.
- 3. In The Gujarat Consumer Protection Rules 1988, after rule 8, the following rule shall be added namely:-
 - The State Commission shall have administrative control over all the District Forum within its jurisdiction in the following matters, namely:-
 - (i) calling for periodical returns regarding the institution, disposal, pendency of cases;
 - (ii) issuance of instructions regarding adoption of uniform procedure in the hearing of matters, prior service of copies of, documents produced by one party to the opposite parties, furnishing of English transition of judgments written in any language, speedy grant of copies of documents;
 - (iii) generally overseeing the functioning of the District Forum to ensure that the objects and purposes of the Act are best served without in anyway interfering with their quasi-judicial freedom.

By order and in the name of the Governor of Gujarat,

Smt. K. R. OZA,
Deputy Secretary to Government.

IV-A-Ex. 6





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 16th January, 2017.

Code of Criminal Procedure, 1973.

GK/01/2017/SPC/102016/UOR-2/D: In exercise of the powers conferred by the Proviso to sub-section (1) of 11 of the Code of Criminal Procedure. 1973(2 of 1974), the Government of Gujarat, after consultation with the High Court of Gujarat, hereby specifies the Court of Chief Judicial Magistrate at Porabandar, to try the offences under the Territorial Waters, Continental Shelf, Exclusive Economic Zone and Other Maritime Zones Act, 1976(80 of 1976) registered at Navibandar Coastal Police Station, District Porbandar.

By order and in the name of the Governor of Gujarat,

H. H. VARMA, Under Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT CORRIGENDUM

Sachivalaya, Gandhinagar, 24th January, 2017.

Read:- Notification No.: GTH/2016/39/CPA/102015/648309/D, Dated: 11th November, 2016.

CONSUMER PROTECTION ACT, 1986.

No.GTH/2017/3/CPA/102015/648309/D.— Government of Gujarat hereby substituted the word "Additional District Judge" to "Principal District Judge" in para (1) and "(Dt. 10/06/2018)" to (Dt. 4/11/2018)", in para (2) of the even number notification dated 11/11/2016.

By order and in the name of the Governor of Gujarat,

C. D. TALWADI,
Section Officer,

Food, Civil Supplies & Consumer Affairs Department.

IV-A-Ex. 8

8-1

Government Central Press, Gandhinagar.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

HEALTH AND FAMILY WELFARE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 27th January, 2017.

P.C. & Pre-natal Diagnostic Techniques (Prohibition of Sex Selection) Act, 1994.

No.GP-6-PND-102003-GOI-1033-B.l:- In exercise of the power conferred by clause (e) of sub sections (2) of 16 A of the Pre-natal Diagnostic Techniques Regulation and Prevention of Misuse Act, 1994 (57 of 1994), the Government of Gujarat hereby amends the Government Notification Health and Family Welfare Department, No. GP/30/PND/102008/GOI/1033/B.l. dated the 1st December, 2014, as follows:-

"In the said notification, in Schedule, for the entry at serial No 9, the following entry shall be substituted, namely:-

SCHEDULE

Sr. No. (1)	Details of Members	Designation
"9"	Vakil Srimati Manishaben Rajivbhai, Member of Legislative Assembly, Vadodara City	" Member "

By order and in the name of the Governor of Gujarat,

P. J. CHAVDA, Under Secretary to Government.







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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

NARMADA, WATER RESOURCES, WATER SUPPLY AND KALPSAR DEPARTMENT Notification

Sachivalaya, Gandhinagar, 25th January, 2017

Constitution of India.

No.GN-3 of 2017/RRR/102014/722880/E-3:— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Research Officer, Class-I, in the General State Service, under the Narmada, Water Resources, Water Supply and Kalpasar Department, Gujarat State, namely:-

- These rules may be called the Research Officer, Class-I, in the Narmada, Water Resources, Water Supply and Kalpasar Department, Recruitment Rules, 2017.
- 2. Appointment to the post of Research Officer, Class-I, in the General State Service, under the Narmada, Water Resources, Water Supply and Kalpasar Department, Gujarat State, shall be made, either,-
 - (a) by promotion of a person of proved merit and efficiency from amongst the persons, who,-
 - (i) have worked for not less than eight years in the cadre of Assistant Research Officer, Class-II, in the General State service, under the Narmada, Water Resources, Water Supply and Kalpasar Department, Gujarat State; and
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

- (b) by temporary transfer on deputation basis from amongst the persons working on the cadre of Executive Engineer (Civil), in the Gujarat Engineering Service, Class I, with about two years' experience in design, research and investigation; or
- (c) by direct selection.
- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
 - (a) not be more than 42 years of age:

Provided that upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

Provided further that noting contained in clause (b) of sub-rule (9) of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as precribed above is concerned.

- (b) a Post-graduate degree with first class in Civil Engineering or Technology or Geophysics or Geology obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised by the Government or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and
 - (i) have about five years' research experience on the post not below the rank of Senior Scientific Assistant, Class III, in the subordinate service under the Narmada, Water Resources, Water Supply and Kalpasar Department, Gujarat state; or
 - (ii) have about five years' combined separate experience in the field of research in Water Resources or Irrigation or Roads and Building in Government or Government under taking Board or Corporation or Limited Company established under the Companies Act, 2013 on the post which can be considered equivalent to the post of Senior Scientific Assistant, Class III, in the subordinate service under the Narmada, water Resources, water Supply and Kalpasar Department, Gujarat State.
- (c) Possess the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
- (d) Possess adequate knowledge of Gujarati or Hindi.
- 4. The candidate appointed by direct selection shall be on probation for a period of two years.

- 5. The candidate appointed by direct selection shall during his probation period undergo preservice training and pass the post-training examination in accordance with the provisions of the Gazetted Officers' Pre-service Training and Examination Rules, 1970.
- 6. The candidate appointed by direct selection shall during his probation period pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall pass an examination in Gujarati or Hindi or both in accordance with the rules prescribed by the Government.
- 8. The candidate appointed either by promotion or direct selection shall undergo such examination as may be prescribed by the Government.
- 9. The candidate appointed by direct selection shall furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

HEMESH MARADIYA,
Deputy Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th January, 2017.

FAMILY COURTS ACT,1984

No.GK/02/2017/HCT/102015/210/D (Part-1): In exercise of the powers conferred by clause (b) of sub-section (1) of section 3 of the Family Courts Act,1984 (66 of 1984), the Government of Gujarat, after consultation with the High Court of Gujarat, hereby establishes two Family Courts, with effect on and from the 1st February,2017 for the areas of the local limits of the Nagarpalika of the town Himmatnagar, constituted under the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) and for the local limits of Himmatnagar Taluka of the Revenue District of Sabarkantha.

By order and in the name of the Governor of Gujarat,

D. M. VYAS,

Joint Secretary to Government.

IV-A Ex.-11

11-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

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LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th January, 2017.

FAMILY COURTS ACT,1984

No.GK/03/2017/HCT/102015/210/D (Part-5): In exercise of the powers conferred by clause (b) of sub-section (1) of section 3 of the Family Courts Act,1984 (66 of 1984), the Government of Gujarat, after consultation with the High Court of Gujarat, hereby establishes a Family Court, with effect on and from the 1st February,2017 for the areas of the local limits of the Nagarpalika of the town of Patan, constituted under the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) and for the local limits of Patan Taluka of the Revenue District of Patan.

By order and in the name of the Governor of Gujarat,

D. M. VYAS,

Joint Secretary to Government.

IV-A Ex.-12

12-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

EDUCATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd Ferbruary, 2017.

CONSTITUTION OF INDIA.

NO.GH/SH/4 /BMS/1109/1906/G:- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Teachers and Head Masters of Government Secondary and Higher Secondary Schools (Procedure for Selection), Rules, 2012, namely:-

- 1. These rules may be called the Teachers and Head Masters of Government Secondary and Higher Secondary Schools (Procedure for Selection), (Amendment) -Rules, 2017.
- 2. In the Teachers and Head Masters of Government Secondary and Higher Secondary Schools (Procedure for Selection) Rules,2012, (hearinafter referred to as "the said rules") in of rule-2 for clause (c) the following clause shall be substituted, namely:-
 - " (c) Teachers Aptitude Test (TAT)" means the teachers aptitude test conducted by the State Examination Board, Gandhinagar".
- 3. In the said rules in rule-12, for sub-rule (2) ,the following sub-rule shall be substituted, namely: -
 - "(2) The Selection Committee shall display all the three parts of the result on the Notice Board in the office of the Commissioner of Schools, Gandhinagar, State Examination Board, Gandhinagar and in all offices of district education officers".

By order and in the name of the Governor of Gujarat,

N. L. PUJARA,
Joint Secretary to Government.

IV-A-Ex.-13-1





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 4th February, 2017.

THE LEGAL METROLOGY ACT, 2009.

NO. GTH/2017/4/KMV/122013/39578/D: WHEREAS, certain draft rules were published as required by sub-section (4) of section 53 of Legal Metrology Act, 2009 (1 of 2010), at the separate pages 33-1 in the Gujarat Government Gazette, Extraordinary, part IV-A, Dated the 31st March, 2011. Under the Government Notification Food, Civil Supplies and Consumer Affairs Department, No. GTH/2016/52/KMV/122013 / 39578/D, dated 26th December, 2016, inviting objection or suggestion from all persons likely to be affected thereby within a period of thirty days from the date of publication of this notification in the Official Gazette.

AND WHEREAS, no objections or suggestions have been received from the public on the said draft rules;

NOW, THEREFORE, In exercise of the powers conferred by sub section (1) of section 53-of the Legal Metrology Act, 2009 (1 of 2010) AND after consultation with Government of India, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Legal Metrology (Enforcement) Rules, 2011, namely:-

- 1. These rules may be called the Gujarat Legal Metrology (Enforcement) amendment Rules, 2017.
- 2. They extend to the whole of the State of Gujarat.
- 3. They shall come into force from the date of publication of this notification in the Official Gazette.
- 4. In the Gujarat Legal Metrology (Enforcement) Rules, 2011, in the SCHEDULE-VI-A, in TABLE-F, in entry at Serial No.(26),
 - " for the figure '1/4th ", the figure '5 %' shall be substituted."

By order and in the name of the Governor of Gujarat,

Smt. K. R. OZA,
Deputy Secretary to Government.

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14-1





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 2nd February, 2017.

CONSTITUTION OF INDIA.

No. GH-SH-2-2017-MKM-102014-36250-CHH:- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Assistant Teacher, Class III, in the Blind School, Deaf and Dumb School for Children, Home for Crippled Children and Home for Mentally Deficient Children, Recruitment Rules, 2015, namely:-

- These rules may be called the Assistant Teacher, Class III, in the Blind School, Deaf and Dumb School for Children, Home for Crippled Children and Home for Mentally Deficient Children, Recruitment (Amendment) Rules, 2017.
- 2. In the Assistant Teacher, Class III, in the Blind School, Deaf and Dumb School for Children, Home for Crippled Children and Home for Mentally Deficient Children, Recruitment Rules, 2015, in rule 3, in clause (a), for the figures and word "32 years" the figures and word "37 years" shall be substituted.

By order and in the name of the Governor of Gujarat,

MAHENDRA CHAUHAN, Deputy Secretary to Government.

IV-A-Ex.-15-1





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

EDUCATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 1st Ferbruary, 2017.

CONSTITUTION OF INDIA.

NO.GH/SH/6/BMS/1109/1906/G-l: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Teachers and Head Masters of Government Secondary and Higher Secondary Schools (Procedure for Selection), Rules, 2012, namely:-

- 1. These rules may be called the Teachers of Government Secondary and Higher Secondary Schools (Procedure for Selection), (Amendment) -Rules, 2017.
- 2. In the Teachers of Government Secondary and Higher Secondary Schools (Procedure for Selection) Rules, 2012, in rule 7,-
 - (i) In sub rule (1), in clause (a), for the figures and word "32 years", the figures and word, "37 years" shall be substituted;
 - (ii) In sub rule (2), in clause (a), for the figures and word "34 years", the figures and word "39 years" shall be substituted.

By order and in the name of the Governor of Gujarat,

N. L. PUJARA,
Joint Secretary to Government.

IV-A-Ex.-16-1

16-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd February, 2017

No. GS/5/VHS-102016-1901-RTI CELL.— In exercise of the powers conferred under sub section (3) of section 15 the Right to Information Act, 2005, the Governor of Gujarat hereby appoints Shri V.S. Gadhavi, IAS (Retired), as the State Chief Information Commissioner in the Gujarat Information Commission with effect from the date he assumes charge of that office. The orders regarding the terms and conditions of his appointment as the State Chief Information Commissioner will be issued separately.

By order and in the name of the Governor of Gujarat,

ANITA KARWAL,

Principal Secretary to Government.

IV-A Ex.-17





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

Trade Unions Act, 1926.

No.: GHR/2017/15/LBL/19/2016/769920(1)/M-3:— In exercise of the powers conferred by sub-section (2) of section 3 of the Trade Unions Act, 1926 (Act No 16 of the 1926) in its application to the State of Gujarat further amend the notification of Labour and Employment Department No: KH-SH-2007-21-TUA-2006-HOD.07-M-(3) dated 23/03/2007 as follows,

In the Schedule appended to the said notification, the following entries shall be substituted, namely: -

SCHEDULE

No.	Designation	Respective Jurisdiction
1	The Deputy Commissioner Of	Districts of Ahmedabad, Gandhinagar, Mehsana, Patan,
	Labour, Ahmedabad	Sabarkantha, Aravalli, and Banaskantha
2	The Deputy Commissioner Of	Districts of Vadodara, Dahod, Bharuch, Panchmahal,
	Labour, Vadodara	Anand, Kheda, Narmada, Mahisagar and Chhotaudepur
3	The Deputy Commissioner Of	Districts of Surat, Valsad, Dang, Navsari and Tapi
′ -	Labour, Surat	
4	The Deputy Commissioner Of	Districts of Rajkot, Bhavnagar, Jamnagar,
	Labour, Rajkot	Surendranagar, Morbi, Amreli, Junagadh, Porbandar,
		Devbhumi-Dwarka, Gir-Somnath, Botad and Kutchh

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,

Section Officer,

Labour and Employment Department.

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

Contract Labour (Regulation and Abolition) Act, 1970.

No.: GHR/2017/18/LBL/19/2016/769920(4)/M-3:— in exercise of the powers conferred by section 6 of the Contract Labour (Regulation and Abolition) Act, 1970 (No. 37 of 1970) (herein after referred to as "the said Act") in its application to the State of Gujarat in accordance with the notifications of Labour and Employment Department No: GR-99/201/MIS-1097/10716/M-(3) dated 02/12/1999 and notification No: GR-2000/141/MIS/1097/10716/M-(3) dated 14/07/2000 the Government of Gujarat hereby-

- (a) Appoints the person specified in column-2 of the schedule appended here to be the Registering Officers for the purposes of the said Act, and
- (b) Defines the area respectively specified against therein column-3 of the schedule to be the local limits within which he shall exercise his functions.

SCHEDULE

No.	Designation 2	Jurisdiction 3
1	Assistant Commissioner Of Labour Sabarkantha	District of Aravalli
2	Assistant Commissioner Of Labour Panchmahal	District of Mahisagar
3	Assistant Commissioner Of Labour Morbi	District of Morbi
4	Assistant Commissioner Of Labour Devbhumi-Dwarka	District of Devbhumi-Dwarka
-5	Assistant Commissioner Of Labour Junagadh	District of Gir-Somnath
6	Assistant Commissioner Of Labour Botad	District of Botad
7	Assistant Commissioner Of Labour Chhotaudepur	District of Chhotaudepur

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,

Section Officer,

Labour and Employment Department.

IV-A Ex.-19

19-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

Contract Labour (Regulation and Abolition) Act, 1970.

No.: GHR/2017/19/LBL/19/2016/769920(5)/M-3:— In exercise of the powers conferred by section 11 of the Contract Labour (Regulation and Abolition) Act, 1970 (No. 37 of 1970) (herein after referred to as "the said Act") in its application to the State of Gujarat in accordance with the notifications of Labour and Employment Department No: GR-99/201/MIS-1097/10716/M-(3) dated 02/12/1999 and notification No: GR-2000/141/MIS/1097/10716/M-(3) dated 14/07/2000 the Government of Gujarat hereby-

- (a) Appoints the person specified in column-2 of the schedule appended here to be the Licensing Officers for the purposes of the said Act, and
- (b) Defines the area respectively specified against therein column-3 of the schedule to be the local limits within which he shall exercise his functions.

SCHEDULE

No.	Designation 2	Jurisdiction 3
1	Assistant Commissioner Of Labour Sabarkantha	District of Aravalli
2 -	Assistant Commissioner Of Labour Panchmahal	District of Mahisagar
3	Assistant Commissioner Of Labour Morbi	District of Morbi
4	Assistant Commissioner Of Labour Devbhumi-Dwarka	District of Devbhumi-Dwarka
5	Assistant Commissioner Of Labour Junagadh	District of Gir-Somnath
6	Assistant Commissioner Of Labour Botad	District of Botad
7	Assistant Commissioner Of Labour Chhotaudepur	District of Chhotaudepur

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,
Section Officer,
Labour and Employment Department.

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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

Contract Labour (Regulation and Abolition) Act, 1970.

No.: GHR/2017/20/LBL/19/2016/769920(6)/M-3:— In exercise of the powers conferred by section 28 of the Contract Labour (Regulation and Abolition) Act, 1970 (No. 37 of 1970) (herein after referred to as "the said Act") in its application to the State of Gujarat in accordance with the notification of Labour and Employment Department No: GU-316/MIS-1097/10716/M-(3) dated 31/12/1997 the Government of Gujarat hereby-

- (a) Appoints the person specified in column-2 of the schedule appended here to be the Inspector for the purposes of the said Act, and
- (b) Defines the area respectively specified against therein column-3 of the schedule to be the local limits within which he shall exercise his functions.

SCHEDULE

No. 1	Designation 2	Jurisdiction 3
1	Government Labour Officer/Assistant Commissioner Of Labour, Sabarkantha	District of Aravalli
2	Government Labour Officer/Assistant Commissioner Of Labour, Panchmahal	District of Mahisagar
3	Government Labour Officer/Assistant Commissioner Of Labour, Morbi	District of Morbi
4	Government Labour Officer/Assistant Commissioner Of Labour, Devbhumi-Dwarka	District of Devbhumi-Dwarka
5	Assistant Commissioner Of Labour, Junagadh	District of Gir-Somnath

No.	Designation 2	Jurisdiction 3
6	Government Labour Officer/Assistant Commissioner Of Labour, Botad	District of Botad
7	Government Labour Officer/Assistant Commissioner Of Labour, Chhotaudepur	District of Chhotaudepur

M. R. MAKWANA, Section Officer, Labour and Employment Department.





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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

Contract Labour (Regulation and Abolition) Act, 1970.

No.: GHR/2017/21/LBL/19/2016/769920(7)/M-3:— In exercise of the powers conferred by section 28 of the Contract Labour (Regulation and Abolition) Act, 1970 (No. 37 of 1970) (herein after referred to as "the said Act") in its application to the State of Gujarat the Government of Gujarat further amend the notification of Labour and Employment Department No: GU-316/MIS-1097/10716/M-(3), dated 31/12/1997 as follows:

In the Schedule appended to the said notification, the following entries shall be substituted, namely: -

SCHEDULE

No.	Designation of Officers	Area
1	Assistant Commissioner Of Labour, Gandhinagar (Head Office)	Whole of the State of Gujarat
2	Government Labour Officer, Gandhinagar (Head Office)	Whole of the State of Gujarat

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA, Section Officer,

Labour and Employment Department

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22-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

MOTOR TRANSPORT WORKERS ACT, 1961.

No.: GHR/2017/23/LBL/19/2016/769920(9)/M-3:— In exercise of the powers conferred by sub-section (1) of section 4 of the Motor Transport Workers Act, 1961 (No. 27 of 1961) (herein after referred to as "the said Act") in its application to the State of Gujarat, the Government of Gujarat further amend the notification of Labour and Employment Department No: GJ-2000/118/MTA-2000/1670/M-(3) dated 17/06/2000 as follows:

In the Schedule appended to the said notification, the following entries shall be substituted, namely: -

SCHEDULE

No. 1	Officers 2	Area 3
1	Commissioner or Director Of Labour, Gandhinagar	Whole of the State of Gujarat
2	Additional Commissioner Of Labour, Gandhinagar	Whole of the State of Gujarat
3	Deputy Commissioner Of Labour, Gandhinagar (Head Office)	Whole of the State of Gujarat
4	Assistant Commissioner Of Labour, Gandhinagar (Head Office)	Whole of the State of Gujarat
5	The Government Labour Officer, Gandhinagar (Head Office)	Whole of the State of Gujarat
6	All Deputy Commissioner Of Labour, (Except Dy. Commissioner Of Labour, Gandhinagar (Head Office)	Their respective areas/jurisdiction

No.	Officers 2	Area 3
7	All Assistant Commissioner Of Labour, Except the Assistant Commissioner Of Labour, Gandhinagar (Head Office))	Their respective areas/jurisdiction
8	All Government Labour Officer (Except Government Labour Officer, Gandhinagar (Head Office))	Their respective areas/jurisdiction

M. R. MAKWANA, Section Officer, Labour and Employment Department.





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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

INTER-STATE MIGRANT WORKMEN (REGULATION OF EMPLOYMENT AND CONDITIONS OF SERVICE) ACT, 1979.

No.: GHR/2017/16/LBL/19/2016/769920(2)/M-3:- In exercise of the powers conferred by sub-section (a) of section 3 and section 7 of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (No. 30 of 1979) (herein after referred to as the said Act") in its application to the State of Gujarat in accordance with the notifications of Labour and Employment Department No: GR-47-MIS-1097-10716-M-(3) dated 29/03/2000 and notification No: GR-2000/140/MIS/1097/10716/M-(3) dated 14/07/2000 the Government of Gujarat hereby-

- (a) Appoints the person specified in column-2 of the schedule appended here to be the Registering Officers and Licensing Officers for the purposes of the said Act, and
- (b) Defines the area respectively specified against therein column-3 of the schedule to be the local limits within which he shall exercise his functions

SCHEDULE

No.	Designation 2	Jurisdiction 3
1	Assistant Conimissioner Of Labour, Sabarkantha	District of Aravalli
2	Assistant Conimissioner Of Labour, Panchmahal	District of Mahisagar
3	Assistant Conimissioner Of Labour, Morbi	District of Morbi
4	Assistant ConimissionerOf Labour Devbhumi- Dwarka	District of Devbhumi-Dwarka

No.	Designation 2	Jurisdiction 3
5	Assistant ConimissionerOf Labour Junagadh	District of Gir-Somnath
6	Assistant Commissioner Of Labour Botad	District of Botad
7	Assistant CommissionerOf Labour Chhotaudepur	District of Chhotaudepur

M. R. MAKWANA,
Section Officer,
Labour and Employment Department.





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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

INTER-STATE MIGRANT WORKMEN (REGULATION OF EMPLOYMENT AND CONDITIONS OF SERVICE) ACT, 1979.

No. GHR/2017/ 17/LBL/19/2016/769920(3)/M-3:- In exercise of the powers conferred by sub-section (1) of section 20 of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (No. 30 of 1979) (herein after referred to as " the said Act") in its application to the State of Gujarat in accordance with the notification of Labour and Employment Department No: GR-48-MIS-1097-10716-M-(3) dated 29/03/2000 the Government of Gujarat hereby-

- (a) Appoints the person specified in column-2 of the schedule appended here to be the Inspectors for the purposes of the said Act, and
- (b) Defines the area respectively specified against therein column-3 of the schedule to be the local limits within which he shall exercise his functions.

SCHEDULE

No. 1	Designation 2	Jurisdiction 3
1	Government Labour Officer/Assistant Commissioner Of Labour, Sabarkantha	District of Aravalli
2	Government Labour Officer/Assistant Commissioner Of Labour, Panchmahal	District of Mahisagar
3	Government Labour Officer/Assistant Commissioner Of Labour, Morbi	District of Morbi

Designation 2	Jurisdiction 3
Government Labour Officer/Assistant Commissioner Of Labour, Devbhumi-Dwarka	District of Devbhumi-Dwarka
Government Labour Officer/Assistant	District of Gir-Somnath
G overnment Labour Office r/Assistant	District of Botad
Government Labour Officer/Assistant Commissioner Of Labour, Chhotaudepur	District of Chhotaudepur
	Government Labour Officer/Assistant Commissioner Of Labour, Devbhumi-Dwarka Government Labour Officer/Assistant Commissioner Of Labour, Junagadh Government Labour Office r/Assistant Commissioner Of Labour, Botad Government Labour Officer/Assistant

M. R. MAKWANA,
Section Officer,
Labour and Employment Department.





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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 2017

INTER-STATE MIGRANT WORKMEN (REGULATION OF EMPLOYMENT AND CONDITIONS OF SERVICE) ACT, 1979.

No.: GHR/2017/22/LBL/19/2016/769920(8)/M-3:- In exercise of the powers conferred by sub-section (1) of section 20 of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (No. 30 of 1979) (herein after referred to as " the said Act") in its application to the State of Gujarat the Government of Gujarat further amend the notification of Labour and Employment Department No: GR-48/MIS-1097/10716/M-(3) dated 29/03/2000as follows:

(1) In the Schedule appended to the said notification, the following entries shall be substituted, namely: -

SCHEDULE

No.	Designation	Jurisdiction	
1	Commissioner or Director Of Labour, Gujarat State, Gandhinagar	Whole of the State of Gujarat	
2	Additional Commissioner Of Labour, Gandhinagar	Whole of the State of Gujarat	

(2) The following entry shall be added, namely:

No.	Designation 2	Jurisdiction 3
56	Deputy Commissioner Of Labour, Gandhinagar (Head Office)	Whole of the State of Gujarat
57	Assistant Commissioner Of Labour, Gandhinagar (Head Office)	Whole of the State of Gujarat
58	Gandhinagar (Head Officer, Gandhinagar (Head Office)	Whole of the State of Gujarat

By order and in the name of the Governor of Gujarat,

M. R. MAKWANA,
Section Officer,
Labour and Employment Department.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 7th February, 2017.

CONSTITUTION OF INDIA.

No. GTH/2017/5/KMV/1099/1741/D:-In exercise of the powers conferred by the proviso to article 309 of Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Junior Inspector of Legal Metrology, Class-III, Recruitment Rules, 2012 namely:-

- 1. These rules may be called the Junior Inspector of Legal Metrology, Class-Ill, Recruitment (Amendment) Rules, 2017.
- 2. In the Junior Inspector of Legal Metrology, Class III, Recruitment Rules, 2012, (hereinafter referred to as "the said rules") in rule 3, -
 - (1) in clause (a) for the figure and words "30 years", the figure and words "35 years" shall be substituted.
 - (2) for clause (b), the following shall be substituted, namely:"(b) posses -
 - (i) a second class degree in science with Physics as a principal subject or a degree in Engineering or Technology in Mechanical or Electrical or Electronics obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; or

- (ii) a second class diploma in Mechanical or Electrical or Electronics obtained from Technical Examination Board or any of the Universities established or incorporated by or under the Central or a State Act in India or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956 and have about two years' experience in the field in which he obtained the diploma in workshop for industrial concern".
- 3. In the said rules, for rule 4, the following rule shall be substituted, namely:-
 - "4. The provisions of rule 9 A of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in respect of a candidate appointed by direct selection".
- 4. In the said rules, for rule 5, the following rule shall be substituted, namely:-
 - "5. The candidate appointed by direct selection shall during the stipulated period of service on contractual basis be required to undergo the basic training programme at the Indian Institute of Legal Metrology at Ranchi or at any other place prescribed by the Government and to pass the examination of Indian Institute of Legal Metrology".
- 5. In the said rule, rules 6 and 7 shall be deleted.

B. G. JHA,
Under Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વ્યવસ્થાપકશ્રી, સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર ધ્વારા

સુધારો

ક્રમાંકઃ વાચન-ગેઝેટ-સુધારો-૧-૨૦૧૭ વિભાગઃ- અન્ન, નાગરિક પુરવઠા અને ગ્રા.બા. વિભાગના જાહેરનામા નં. જીટીએસ-૨૦૧૭-૨-પીડીએસ-૧૦૨૦૧૬-૨૬૮૯-૬-૧ તા. ૧૬-૧-૧૭ નું જાહેરનામુ ગુજરાત સરકારના ગેઝેટ ભાગ-૪-એ અસાધારણ નં ૪ તા. ૧૬-૧-૧૭ ના પેજ નંબરઃ ૪-૧ થી ૪-૯ ઉપર પ્રસિધ્ધ થયેલ છે.

જેમાં પેજ નંબર ૪–૧ માં નીચે પ્રમાણે સુધારો વાંચવો.

READ	· INSTEAD OF
Notification Date	Notification Date
16 th January, 2017	16 th December, 2016

તારીખ: ૧૬-૨-૨૦૧૭

પી.બી.કનવર

શ્રેયાન વ્યવસ્થાપક, સ.મ. મુદ્રણાલય, ગાંધીનગર.

IV-A-Ex.-28

28-1

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd February, 2017.

CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/05/2017/CRC/1094/3020/D: In exercise of the powers conferred by sub-section (I) of section 62 of the Code of Criminal Procedure, 1973 (2 of 1974), in its application to the State of Gujarat, the Government of Gujarat hereby makes the following rules to provide for other modes of service of summons in criminal matters, namely:

- 1. These rules may be called the Gujarat Service of Summons Rules, 2017.
- 2. In these rules, unless the context requires,
 - (a) "Code" means the Code of Criminal Procedure 1973 (2 of 1974);
 - (b) "service of summons" means any of the means utilized by a court under rule 3 to effect service of summons;
 - (c) "digital signature "computer system", "computer network" shall have the same meaning as are assigned to them in clause (p).(i) and (j) of the Information Technology Act, 2000;
 - (d) "process server" means a person appointed or licensed as a process server under these rules.
- 3. A Court exercising jurisdiction over criminal matters may, in its discretion, direct service of summons in any of the following manner, as it may consider practicable, namely:
 - (a) a process server appointed or licensed by the Court;
 - (b) Fax using computer system or computer network;

- (c) electronic mail service using computer system or computer network;
- (d) approved courier;
- (e) service on the officer authorised by the Government for the District and Session Court of the concerned District, using computer system or computer network;
- (f) service on the officer authorized by the Government for the District;
- (g) using computer system or computer network,
 - (i) on the police officer, and/or
 - (ii) to the post office, and/or
 - (iii) as per provision stipulated under Code, in the vicinity of which the person to be summoned resides or carries out trade, profession or vocation.
- 4. In any proceedings initiated on a complaint or application under the Code, if the Court directs that the summons shall be served by the Process Server if any, appointed on the establishment of the Court issuing the summons or of any other Court at the place of sitting of such Court, then such summons shall be served by such Process Server either in addition to or in lieu of the service of summons by the Police Officer as the Court issuing the summons may order.
- 5. Subject to the special directions, if any, given by the Court issuing the summons, the Process Server shall serve the summons in accordance, with the provisions of the Code in this behalf and. save otherwise expressly provided in these rules, in accordance with the Gujarat High Court Rules in so far as they are not inconsistent with the provisions of the Code.
- 6. It shall be the duty of the Process Server to serve the summons without the aid of the persons connected with the proceedings. In case, however, where it is necessary for him to do so, the Process Server may seek the assistance of Village Officer, a Police Officer or any other person not connected with the proceedings.
- 7. The Officers specially authorised by the Court issuing summons shall, as the Court may direct in its behalf, control, supervise and scrutinize the work relating to the service of summons by the Process Server and shall guide him and report the latches, if any, noticed by him to the Court as early as possible and not later than two days from the date of issuance of summons.
- 8. Where the Court issuing the summons directs that the summons shall be served by an officer of hat Court or any public servant other than a Process Server or any other mode to such service of ummons as they apply in relation to the service of the summons by the Process Server.
- 9. Where the Court directs service of summons by electronic means under rule 3, it shall be mandatory that the summons bears secure digital signature.
- 10. The concerned criminal court may, subject to the direction of the High Court, devise a monitoring system for the control, supervision and scrutiny of the service of summons effected as well as the service of summons not duly served.
- 1 1. The High Court of Gujarat may, as soon as may be, but not later than one year from the date of the publication of these rules -
 - (a) approve the courier/s for each District and Taluka in the manner as it may think proper;
 - (b) devise a web based software portal or a computerized system or computer network for the use of the service of summons by fax, electronic mail service etc. specified in rule 3;
 - (c) appoint process servers in sufficient number in each District and Taluka and impart to them subject training;
 - (d) fix reasonable amount of compensation to the process servers for enabling them to meet their travel expences;

- (e) license the process servers not on the establishment of the court, if deemed necessary;
- (f) prescribe formats of "Know Your Accused(KYA)" and "Know Your Witness(K Y W)" to be used by the Police officers investing any offences for the use of service of summons by electronic means.
- 12. The Government may, as soon as may be, but not later than one year from the date of publication of these rules-
- (a) create police cells in each District and Sessions Court and appoint and authorize officers to receive service of summons either by a process server or by electronic means;
- (b) appoint one officer in each district and authorise him to receive the service of summons either by process server or by electronic means.
- 13. In order to enable the concerned criminal court to choose the best mode of service of summons in a particular criminal case the police officers investigation an offence shall endeavor to obtain, in the formats prescribed by the High Court under Clause (f) of rule 11, as much personal information of the accused or the persons to be shown as prosecution witnesses like present as well as permanent address, phone number, aadhar card number, e-mail, if any names and address of the place/s where the person concerned carries out trade or profession or vocation etc.

H.H.VARMA

Under Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 07th February, 2017.

THE SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989

No. GK/06/APT/102016/UOR-130/H: - In exercise of the powers conferred by section 15 of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989 (33 of 1989), and in supresession of earlier notification in this regard the Government of Gujarat hereby specifies all the Public Prosecutors as Exclusive Special Public Prosecutors in all Exclusive Special Courts of the respective districts shown in the Schedule 'A' and also specifies all Additional Public Prosecutors as Special Public Prosecutors in Special Courts of respective districts shown in the Schedule 'B' for the purpose of conducting cases under the aforesaid Act.

SCHEDULE 'A'		
Sr. No.	Name of Districts/Courts	
1	Ahmedabad (Rural)	
2	Anand	
3	Banaskantha	
4	Bharuch	
5	Bhavnagar	
6	Gandhinagar	
7	Jamnagar	
8	Junagadh	
9	Kachchh	
10	Mehsana	
11	Patan	
12	Rajkot	

SCHEDULE 'B'	
Sr. No.	Name of Districts/Courts
1	Dahod
2	Narmada
3	Navsari
4	Porbandar
5	Gir Somnath
6	Aravalli
7	Devbhumi Dvarka
8	Morbi
9	Sabarkantha
10	Mahisagar
11	Kheda-Nadiyad
12	Amreli

	SCHEDULE 'A'
13	Surat
14	Surendranagar
15	Vadodara
16	City Sessions Court,
	Ahmedabad

9	SCHEDULE 'B'
13	Tapi
14	Chhota-Udepur
15	Botad
16	Valsad
17	Panchmahal

D. M. BHABHOR,

Under Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

INDUSTRIES AND MINES DEPARMENT

Notification

Sachivalaya, Gandhinagar, 17th February, 2017.

CONSTITUTION OF INDIA

No.GU/2017/12/BRT/102008/697/D-2: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Deputy Director(Technical), Class- I, Recruitment Rules, 2014 namely:-

- 1. These rules may be called the Deputy Director(Technical), Class I, Recruitment (Amendment) Rules, 2017.
- 2. In the Deputy Director (Technical), Class I, Recruitment Rules, 2014 in rule 5, in clause (a),-
 - (i) for the figures and word "33 years", the figures and word "38 years" shall be substituted.
 - (ii) after the existing proviso, the following proviso shall be inserted, namely:-

"Provided further that nothing contained in clause (b) of sub-rule(9) of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned;"

By order and in the name of the Governor of Gujarat,

M. M. DABHI,

Under Secretary to Government.

IV-A Ex.-31





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

શ્રેયાન વ્યવસ્થાપકશ્રી, સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર દ્વારા સુધારો

ક્રમાંક : વાચન-ગેઝેટ-સુધારો-૨-૨૦૧૭ વિભાગ :- ઉદ્યોગ અને ખાશ વિભાગના જાહેરનામા નં. જીયુ-૨૦૧૫-૫૭-વીએચટી-૧૦૨૦૧૪-૪૦-ડી-૧-૨૮-૧૨-૧૫નું જાહેરનામું ગુજરાત સરકારના ગેઝેટ ભાગ-૪ એ સાધારણ નં. ૪૩ તા.૨૭-૧૦-૧૬ના પેજ નંબર : ૪૯૩ થી ૪૯૭ ઉપર પ્રસિધ્ધ થયેલ છે.

જેમાં પેજ નં. ૪૯૬માં નીચે પ્રમાણે સુધારો વાંચવો.

READ	INSTEAD OF
Notification Date 28 th December-2015	Notification Date 28 th December-2016

તારીખ :- ૦૧-૦૩-૨૦૧૭

પી.બી.કનવર, શ્રેયાન વ્યવસ્થાપક, સ.મ. મુદ્રણાલય, ગાંધીનગર.

IV-A Ex.-32

32-1

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd February, 2017.

PAYMENT OF WAGES ACT, 1936.

No. GHR/2017/34/PWA/19/2017/15990/M-3: In exercise of the powers conferred by section 6 of the Payment of Wages Act, 1936 (Act No. 4 of 1936) in its application to the State of Gujarat, Government of Gujarat hereby specifies that in the Industrial or other establishment, whether registered as a factory under the provisions of the Factories Act, 1948 (Act No. 63 of 1948) or not, the employer shall pay to every person employed in such industrial or other establishment, the wages only by cheque or by crediting the wages in his bank account.

Provided that the above shall not be applicable in case of the Industrial or other establishment whether registered as a factory under the Factories Act, 1948 (Act No. 63 of 1948) or not, in relation to railways, air transport services, mines and oil fields.

By order and in the name of the Governor of Gujarat,

R. H. VASAVA.

Deputy Secretary to Government.

IV-A Ex.-33

33-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

અજ્ઞ, નાગરિક પુરવઠા અને ગ્રાહક બાબતોનો વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૫મી નવેમ્બર, ૨૦૧૬

વંચાણે લીધા :- (૧) જાહેરનામું ક્રમાંક : જીટીએચ/૨૦૧૬/૧/પીડીએસ/૧૦-૨૦૧૬/૧૫૧-સી૧, તા. ૨૭-૦૧-૨૦૧૬

(૨) જાહેરનામું ક્રમાંક : જીટીએચ/૨૦૧૬/૧૨/પીડીએસ/૧૦-૨૦૧૬/૧૫૧-સી૧, તા. ૨૩-૦૨-૨૦૧૬

ક્રમાંક : જીટીએચ/૨૦૧૬/૪૫/પીડીએસ/૧૦-૨૦૧૬/૧૫૧-સી૧.—રાષ્ટ્રીય અન્ન સુરક્ષા અધિનિયમ, ૨૦૧૩ની કલમ ૧૫થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, સદરહુ અધિનિયમના હેતુઓ માટે સંબંધિત જિલ્લાના નિવાસી અધિક કલેક્ટર (આર.એ.સી.)ને, જિલ્લા ફરિયાદ નિવારણ અધિકારી તરીકે મુકરર કરે છે અને ગુજરાત સરકાર, આથી, અમદાવાદ જિલ્લાના નિવાસી અધિક કલેક્ટર (આર.એ.સી.)ને, અન્ન નિયંત્રક, અન્ન અને નાગરિક પુરવઠાની કચેરી, અમદાવાદ શહેર માટે જિલ્લા ફરિયાદ નિવારણ અધિકારી તરીકે પણ મુકરર કરે છે.

તેથી, હવે રાષ્ટ્રીય અન્ન સુરક્ષા અધિનિયમ, ૨૦૧૩ની કલમ ૧૫થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, ઉપર મુજબના વંચાણે લીધેલા તારીખ ૨૭-૦૧-૨૦૧૬ અને તારીખ ૨૩-૦૨-૨૦૧૬ના સરકારી જાહેરનામા રદ કરે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

રોનક મહેતા, સરકારના નાયબ સચિવ.

IV-A-34-1





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FOOD CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd March, 2017

CONSUMER PROTECTION ACT, 1986

No.GTH/2017/6/CPA/102017/101252/D: In exercise of the powers conferred by clause (a) of section 9 read with sub-section (1) (a), 1 (A) & 2 of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby transfers Mr G.N.Rana, President, District Consumer Disputes Redressal Forum, Panchamahal to District Consumer Disputes Redressal Forum, Vadodara (main) with immediate effect with headquarters at Vadodara(main).

Transfer Allowance would not be admissible..

By order and in the name of the Governor of Gujarat,
B. G. JHA,
Under Secretary to Government.

FOOD CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd March, 2017

CONSUMER PROTECTION ACT, 1986

No.GTH/2017/7/CPA/102017/101252/D: In exercise of the powers conferred by clause (a) of section 9 read with sub-section (1) (a),1 (A) and (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby appoints Shri V.M. Nayak, retired Principal District Judge as the President of Consumer Disputes Redressal Forum, Surendranagar with headquarter at Surendranagar.

Shri V.M.Nayak, shall hold his office for 5 years from the date of joining to as president of the District Consumer Dispute Redressal Forum Surendranagar or up to the age of 65 years (i.e Dt.22/12/2021) or whichever is earlier.

Terms and conditions' shall be applicable as decided in the Gujarat Consumer Protection Rules,1988 and Notification No. GTH/2015/CPA/10/2013/489863/D dated 15/1/2015 issued by the State Government for the above appointment shall be decided by the State Government later on.

By order and in the name of the Governor of Gujarat,
B. G. JHA,
Under Secretary to Government.

FOOD CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd March, 2017

CONSUMER PROTECTION ACT, 1986

No.GTH/2017/8/CPA/I 02017/101252/D: In exercise of the powers conferred by clause (a) of section 9 read with sub-section (1) (a),I (A) and (2) of section-10 of the Consumer Protection Act,1986 as amended in 1993 and 2002, Government of Gujarat hereby appoints, Shri I.R.Dave, retired District Judge as the President of Consumer Disputes Redressal Forum, Anand with headquarter at Anand. Shri I.R.Dave, shall hold his office for 5 years from the date of joining to as president of the District Consumer Dispute Redressal Forum, Anand or up to the age of 65 years (i.e Dt. 13/12/2021) or whichever is earlier.

Terms and conditions shall be applicable as decided in the Gujarat Consumer Protection Rules,1988 and Notification No. GTH/2015/CPA/10/2013/489863/D dated 15/1/2015 issued by the State Government for the above appointment shall be decided by the State Government later on.

By order and in the name of the Governor of Gujarat,

B. G. JHA, Under Secretary to Government.

FOOD CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd March, 2017

CONSUMER PROTECTION ACT, 1986

No.GTH/2017/9/CFA/102017/101252/D: In exercise of the powers conferred by clause (a) of section 9 read with sub-section (1) (a),1 (A) and (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby appoints, ShrL.M.J.Maheta, retired Principal Judge as the President of Consumer Disputes Redressal Forum, Gandhinagar with headquarter at Gandhinagar. Shri M.J.Maheta, shall hold his office for 5 years from the date of joining to as president of the District Consumer Dispute Redressal Forum, Gandhinagar or up to the age of 65 years(i.e Dt. 18/01/2022) or whichever is earlier.

Terms and conditions shall be applicable as decided in the Gujarat Consumer Protection Rules,1988 and Notification No. GTH/2015/CPA/10/2013/489863/D dated 15/1/2015 issued by the State Government for the above appointment shall be decided by the State Government later on.

By order and in the name of the Governor of Gujarat,

B. G. JHA, Under Secretary to Government.

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FOOD CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd March, 2017

CONSUMER PROTECTION ACT, 1986

No.GTH/2017/10/CPA/102017/101252/D: In exercise of the powers conferred by clause (a) of section 9 read with sub-section (1) (a),I (A) and (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby appoints, Shri.V.C.Barot, retired Principal Judge as the President of Consumer Disputes Redressal Forum, Panchamahal with headquarter at Godhara, as the present president is transferred as the president of Vadodara from wide notification No. No.GTH/2017/6 /CPA/102017/101252/D dated 3/3/2017.

Shri V.C.Barot, shall hold his office for 5 years from the date joining to as president of the District Consumer Dispute Redressal Forum, Panchamahal or up to the age of 65 years (i.e Dt.15/12/2021) or whichever is earlier.

Terms and conditions shall be applicable as decided in the Gujarat Consumer Protection Rules,1988 and Notification No. GTH/2015/CPA/10/2013/489863/D dated 15/1/2015 issued by the State Government for the above appointment shall be decided by the State Government later on.

By order and in the name of the Governor of Gujarat,
B. G. JHA,
Under Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd February, 2017.

FAMILY COURTS ACT, 1984

No.GK/12/2017/HCT/1984/4106/D (Part-VII): In exercise of the powers conferred by clause (b) of sub-section (1) of section 3 of the 1984 Family Courts Act, 1984 (66 of 1984), the Government of Gujarat, after consultation with the High Court of Gujarat, with effect on and from the 1^{sl} March,2017, hereby establishes three Family Courts for the areas of the local limits of the nagarpalika of Nadiad, constituted under the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) and for the local limits of Nadiad Town and Nadiad Taluka of the Revenue District of Kheda.

By order and in the name of the Governor of Gujarat,

I. J. VORA.

Secretary and R.L.A to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th February, 2017.

CODE OF CRIMINAL PROCEDURE, 1973

No.GK/11/2017/PRCH/102012/UOR-193/D: In exercise of the powers conferred by the proviso to sub-section (1) of section 11 of the Code of Criminal Procedure, 1973 (2 of 1974) in its application to the State of Gujarat, the Government of Gujarat, in consultation with the High Court of Gujarat, hereby establishes a court of Civil Judge and Judicial Magistrate of First Class for the area of the City of Junagadh, to ordinarily work as a Mobile Court for speedy disposal of health and sanitation cases under the Gujarat Provincial Municipal Corporations Act, 1949 (Bom. LIX of 1949), with effect on and from the 1st March, 2017.

By order and in the name of the Governor of Gujarat,

H. H.VARMA,

Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

શ્રેયાન વ્યવસ્થાપકશ્રી, સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર દ્વારા

સુધારો

ક્રમાંક : વાચન-ગેઝેટ-સુધારો-૩ ૨૦૧૭ વિભાગ :-નર્મદા, જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગના જાહેરનામા નં. GN-1 of 2017-RRR-102014-722881-E-3 date-6-1-17 નું જાહેરનામું ગુજરાત સરકારના ગેઝેટ ભાગ-IV-A અસાધારણ નં.-૩ તા.૯-૧-૧૭ના પેજ નંબરઃ૩-૧ થી ૩-૩ ઉપર પ્રસિધ્ધ થયેલ છે. જેમાં પેજ નંબર-૩-૨માં નીચે પ્રમાણે સુધારો વાંચવો.

વાંચો	ને બદલે
નિયમ 4(b)(i) પ્રથમ લીટીમાં Technology	નિયમ 4(b)(i) ની પ્રથમ લીટીમાં Technology
(civil) or Geo-physics	(civil) Geo-physics

તા. ૧૫-૦૩-૨૦૧૭

પી. બી. કનવર, શ્રેયાન વ્યવસ્થાપક, સ.મ. મુદ્રણાલય, ગાંધીનગર





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 16th March, 2017.

The Commission of Inquiry Act, 1952.

No. GK/15 /2017/COI/102017/49/A: WHEREAS, a complaint in the incidents of rape, alleged to have been committed at various places, on a young woman of District Kutchch, during the period from August, 2015 to November, 2016 came to be registered with Nalia Police Station, vide I.C.R. No. 03/2017, District Kutchch on 25/01/2017 under Sections 354, 376, 365, 328, 343 and 120B of the Indian Penal Code.

AND WHEREAS there is a widespread demand from different sections of people, to look into various aspects of the said incidents of rape of a young woman of District Kutchch.

AND WHEREAS the Government of Gujarat is of the opinion that it is necessary to appoint a Commission of Inquiry for the purpose of making an inquiry into the above incidents, being the matter of definite public importance.

NOW, THEREFORE, in exercise of the powers conferred by Section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952), the Government of Gujarat hereby appoints a Commission of Inquiry consisting of Justice A.L.Dave Former Judge of the High Court of Gujarat.

- 2. The terms of reference of the Commission shall be -
 - (l) to inquire into various aspects of the said incidents of rape of a young woman of District Kutchch, during the period from August, 2015 to November, 2016, identify the lapses, if any, on the part of the police or any other authority or person that contributed to the occurrence and fix responsibility for the lapses and negligence on the part of the police or any other authority or person.
 - (2) to suggest measures to prevent recurrence of such incidents in future particularly in the District of Kutchch and generally in the whole State of Gujarat.
- 3. The Commission shall submit its report to the Government of Gujarat as soon as possible, but not later than three months from the date of its first sitting.

IV-A-Ex.-39-1

- 4. The Commission may, if it deems fit, make interim report to the Government of Gujarat before the said date of any of the matters mentioned in paragraph 2.
- 5. The headquarters of the Commission shall be at Ahmedabad.
- 6. The Government of Gujarat is of the opinion that, having regard to the nature of the inquiry to be made by the Commission and other circumstances of the case, all the provisions of subsection (2), sub-section (3), sub-section (4) and sub-section (5) of section 5 of the said Commissions of Inquiry Act, 1952 shall be made applicable to the Commission and the Government of Gujarat, in exercise of the powers conferred by sub-section (1) of the said Section 5, hereby directs that all the provisions of the said sub-sections (2), (3), (4) and (5) of that section shall apply to the Commission.

By order and in the name of the Governor of Gujarat,

P.M. UNADKAT,
Deputy Secretary to Government.
Legal Department





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FOREST AND ENVIRONMENT DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 21st March, 2017

NOISE POLLUTION (REGULATION & CONTROL) RULES, 2000 AND AMENDED THEREOF

No. GNV-2017- (2)-ENV-10-2014-133- T cell: In pursuance to the sub-rule (3) of Rule 5 of the Noise Pollution (Regulation & Control) Rules, 2000 and amended thereof, the Government of Gujarat hereby earmarks the following days of festive/ religious/ cultural occasions for the calendar year 2017, permitting the use of loud speakers and/ or public address systems between 10.00 PM to 12.00 midnight:

Sr. No.	Festive Occasions	No. of days
1.	Independence Day	1
2.	Janmashtami	1
3.	Navratri	9
4.	Kankaria Carnival	1
5.	Gujarat Day (1 st May)	1
The second secon	Total	13

Remaining two days out of Fifteen days in a calendar year 2017, is kept reserved for any other function/ occasion/ celebration (cultural or religious) that the State Government may think fit to notify for this purpose at a later stage. If the celebrations on Independence Day could be concluded in the State by 10:00 PM, relaxation against such day would be allotted to some other religious/ festive occasions, as may be decided by the State Government. The date/s for the celebration of the above day/s shall be the one decided by the State Government as a State Celebration.

By order and in the name of the Governor of Gujarat,

K.C.MISTRY,

Director (Environment) and Additional Secretary to Government

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 21St March, 2017.

NATIONAL FOOD SECURITY ACT, 2013.

No. GTH/2017/11/PDS/10.2016/1667/C-1: In exercise of the powers conferred by subsection (1) of section 16 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat hereby constitutes the State Food Commission for the purpose of monitoring and review of implementation of this Act.

By order and in the name of the Governor of Gujarat,

RONAK MEHTA,
Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 27th March, 2017.

No. JJA/10/2017/136009/CHH:- In exercise of the powers conferred by section 4 of the Juvenile Justice (Care and Protection of Children) Act, 2015(2 of 2016), the Government of Gujarat, hereby constitute Juvenile Justice Boards for the Districts specified in column 2 in relation to the children in conflict with law for the areas specified in column 4 of the following Schedule, for a period of three years.

SCHEDULE

Sr. No.	Name of Juvenile Justice Board		Constitution of Bench of the Boa	rd	Area of Jurisdiction
1	Juvenile Justice Board -Bhavnagar	1	Senior Most Judicial Magistrate (First Class) Bhavnagar	Chairperson	The area comprising the district of
	5	2	Shri Ishwarbhai Bhatt	Member	Bhavnagar
		3	Smt. Rakshaben Pandya	Member	
2	Juvenile Justice Board -	1	Senior Most Judicial Magistrate (First Class) ChhotaUdepur	Chairperson	The area comprising the district of
	ChhotaUdepur	2	Shri Sanjaybhai Ranchhodbhai Tadvi	Member	Chhota Udepur
		3	Smt. Snehaben Shaileshbhai Tadvi	Member	(1)
3	Juvenile Justice Board -Sabarkantha	1	Senior Most Judicial Magistrate (First Class) Sabarkatha	Chairperson	The area comprising the district of
		2	Shri Dilipsinh Amarsinh Makwana	Member	Sabarkantha
	Į.	3	Trivedi Rekhaben Himanshubhai	Member	
4	Juvenile Justice Board -Surat	1	Senior Most Judicial Magistrate (First Class) Surat	Chairperson	The area comprising the district of Surat
	31	2	Shri Mehulkumar Satishbhai Choksi	Member	
	B _k	3	Desai Pratibhaben Saurabhbhai	Member	
5	Juvenile Justice Board -Patan	1	Senior Most Judicial Magistrate (First Class) Patan	Chairperson	The area comprising the district of Patan
		2	Shri Rameshbhai Bavabhai Sindhav	Member	
		3	Aal Avaniben Fatabhai	Member	
6	Juvenile Justice Board -Dahod	1	Senior Most Judicial Magistrate (First Class) Dahod	Chairperson	The area comprising the district of Dahod
		2	Shri Shankarbhai Lalabhai Harijan	Member	
		3	Bhagat Kalpanaben Ravindrabhai	Member	

Sr. No.	Name of Juvenile Justice Board		Constitution of Bench of the Boa	rd	Area of Jurisdiction
7	Juvenile Justice Board -Gandhinagar	1	Senior Most Judicial Magistrate (First Class) Gandhinagar	Chairperson	The area comprising the district of
		2	Shri Bhupendrabhai Bhikhabhai Patel	Member	Gandhinagar
		3	Vaghela Diptiba Jayendrasinh	Member	
8	Juvenile Justice Board -Jamnagar	1 ·	Senior Most Judicial Magistrate (First Class) Jamnagar	Chairperson	the district of
		2	Shri Dhirubhai Bhagwanji Kansagra	Member	Jamnagar
	no , n	3	Smt. Gitaben Savla	Member	
9	Juvenile Justice Board -Anand	1	Senior Most Judicial Magistrate (First Class) Anand	Chairperson	The area comprising the district of Anand
		2	Patel Khyatiben Jagatbhai	Member	
		3	Shri Prafulbhai Ramanbhai Sutariya	Member	14
10	Juvenile Justice Board -Arvalli	1	Senior Most Judicial Magistrate (First Class) Arvalli	Chairperson	The area comprising the district of
		2	Joshi Shradhdhaben Durgashankar	Member	Arvalli
		3	Shri Hirabhai K. Patel	Member	005 13
11	Juvenile Justice Board -Mehsana	1	Senior Most Judicial Magistrate (First Class) Mehsana	Chairperson	The area comprising the district of
		2	Shri Jayantbhai Lakshmishankar Vyas	Member	Mehsana
	9	3	Patel Sarojben Jayantilal	Member	
12	Juvenile Justice Board -Nadiad	1	Senior Most Judicial Magistrate (First Class) Nadiad	Chairperson	The area comprising the district of
		2	Dr. Nimesh Gunvantbhai Patel	Member	Nadiad
		3	Smt. Manishaben Shailendrasinh Parmar	Member	
13	Juvenile Justice Board - Amreli	1	Senior Most Judicial Magistrate (First Class) Amreli	Chairperson	the district of
	1	2	Vekariya Kaushikbhai Kantibhai	Member	Amreli
		3	Gayjan Rekhaben Parshottambhai	Member	

By order and in the name of the Governor of Gujarat,

J. V. DESAI,
Deputy Secretary to Government.

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 27th March, 2017.

No. JJA/10/2017/769493/CHH:- In exercise of the powers conferred by section 27 of the Juvenile Justice (Care and Protection of Children) Act, 2015 (2 of 2016), the Government of Gujarat, hereby constitute the Child Welfare Committees for the Districts specified in column 2 consisting of Chairperson and such other members in relation to the children in need of care and protection for the areas specified in column 4 of the following Schedule, for a period of three years.

SCHEDULE

Sr. No.	Name of Child Welfare Committee		Constitution of the Committ	ee	Area of Jurisdiction of the committee
1	Child Welfare	1	Shri Bhaveshbhai Naranbhai Patel	Chairperson	
	Committee-	2	Shardaben Chandrakant Solanki	Member	with Head Quarter
=	Ahmedabad	3	Shri Nareshbhai Purushottambhai Patel	Member	at Ahmedabad
		4.	Shri Rajnibhai Brahmbhatt	Member	
		5	Dr. Pallaviben Adityabhai Upadhyay	Member	
2	Child Welfare	1	Dr. Sonalben Dineshkumar	Chairperson	Anand District with
	Committee-	2	Shri Bhaveshbhai Kantibhai Patel	Member	Head Quarter at
	Anand	3	Shri Ashokbhai Harmanbhai Thakor	Member	Anand
		4	Dr. Rajeshkumar Kanakray Trivedi	Member	
	i and a second s	5	Pareshaben Hitendrabhai Bhatt	Member	
3	Child Welfare	1	Shri Dhimantbhai Bhatt	Chairperson	Vadodara District
	Committee-	2	Archanaben Patel	Member	with Head Quarter at
×	Vadodara	3	Shri Ranbirsinh Jadeja	Member	Vadodara
	ti .	4	Shri Pareshbhai Brahmbhatt	Member	
		5	Shri Prakashbhai Chudgar	Member	
4	Child Welfare Committee-	1	Shri Subhashbhai Dharmabhai Parmar	Chairperson	Banaskatha District with Head Quarter at
	Banaskantha	2	Shri Jayendrabhai Joshi	Member	Palanpur
		3	Shri Pinakinbhai Oza	Member	

Sr. No.	Name of Child Welfare Committee		Constitution of the Committ	ee	Area of Jurisdiction of the committee
		4	Shri Kanubhai Prabhashankar Pandya	Member	
		5	Maniben Patel	Member	20
5	Child Welfare	1	Shri Ramanbhai K Chaudhari	Chairperson	Gandhinagar Distric
	Committee-	2	Vasantben Bhavanji Thakor	Member	with Head Quarter a
	Gandhinagar	3	Shri Bankimbhai Bhavanji	Member	Gandhinagar
	100	4	Shri Shaileshbhai Viththaldas Patel	Member	
		5	Shah Hemanginiben Rajendrakumar	Member	
6	Child Welfare Committee-	1	Senma Maniben(Madhuben) Mangalbhai	Chairperson	Patan District with Head Quarter at
	Patan	2	Dr. Shankarbhai Ambalal Patel	Member	Patan
	ratan	3	Shri Ashokbhai Jayantilal Joshi	Member	1 atuil
	7.	4	Mane Naliniben Prakashbhai	Member	
		5		Member	
77	Child W-15	1	Shri Makvana Lavjibhai Rajabhai		Surat District with
7	Child Welfare		Dr. Jagdishbhai P. Patel	Chairperson Member	Head Quarter at
	Committee- Surat	2	Shri Jayprakash Hasmukhlal Shah		Surat
	Surat	3	Shri P. Annapuma Sharma	Member	Sulat
	2 2	4	Shah Rupal Kamalkumar	Member	
	C1 11 1 7 7 7 10	5	Shri Jitubhai Patel	Member	T 11 D' . ' .
8	Child Welfare	1	Kathiriya Ramilaben Pravinbhai		Junagadh District
	Committee-	2	Shri Ambubhai Sidibhai Pansuriya	Member	with Head Quarter a
	Junagadh	3	Shri Madhavjibhai Nanjibhai	Member	Junagadh
			Chauhan	3.6 1	
		4	Shah Smrutiben	Member	
		5	Shri Pravinbhai Sojitra	Member	01 1 1 7
9	Child Welfare	1	Shukla Parulben Dalsukhbhai	Chairperson	Sabarkantha Distric
	Committee-	2	Shri Jayantibhai Maganbhai Patel	Member	with Head Quarter
	Sabarkantha	3	Prajapati Naileshbhai Jethabhai	Member	Himmatnagar
		4	Dr. Bhikhabhai Dungarbhai Patel	Member	
		5	Prajapati Mukeshbhai Keshabhai	Member	
10	Child Welfare Committee-	1	Shri Vallabhbhai Kailashprasad Joshi	Chairperson	Narmada District with Head Quarter a
	Narmada	2	Shri Rajeshbhai N. Mali	Member	Rajpipala .
		3	Ashvinaben H. Shukla	Member	
	э.	4	Ranjanben N. Gohil	Member	
		5	Shri Umangbhai N. Shah	Member	
11	Child Welfare	1	Dr. P. L Goswami	Chairperson	Bhavnagar District
	Committee-	2	Dr. Anil Kantilal Trivedi	Member	with Head Quarter a
	Bhavnagar	3	Shri Khimrajbhai Babariya	Member	Bhavnagar
		4	Ritudevi Gohil	Member	
Locales - Constitution		5	Shri P. D. Gohil	Member	
12	Child Welfare	1	Dr. Piyushbhai B. Gosai	Chairperson	Amreli District with
	Committee-Amreli.	2	Shri Shaileshbhai Haribhai Parmar	Member	Head Quarter at
	84	3	Shri Nareshbhai Bhikhabai Bhuva	Member	Amreli
	8	4	Chauhan Dipaben Ravjibhai	Member	
	1	5	Hadiya Jagrutiben Hiteshbhai	Member	

By order and in the name of the Governor of Gujarat,

J. V. DESAI,
Deputy Secretary to Government.

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

INDUSTIRES AND MINES DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 31st March, 2017.

CONSTITUTION OF INDIA.

No.GU/2017/ 13 /BRT/102014/1039/D.2:- In exercise of the powers conferred by the Proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Industrial Promotion Officer, Class II, in the General State Service, under the Commissionerate of Cottage and Rural Industries, Gujarat State, namely:-

These rules may be called the Industrial Promotion Officer, Class II, in the Commissionerate of Cottage and Rural Industries, Recruitment Rules, 2017.

- 2. Appointment to the post of Industrial Promotion Officer, Class II, in the General State Service under the Commissionerate of Cottage and Rural Industries, Gujarat State, shall be made, either;
 - (a) by promotion of a person of proved merit and efficiency from amongst the persons, who;-
 - (i) have worked for not less than seven years in the cadre of Technical Assistant, Class III or Office Superintendent,

Class III or have worked for not less than ten years in the cadre of Superintendent (Training), Class III or Economic Investigator, Class III, in the subordinate service under the Commissionerate of Cottage and Rural Industries, Gujarat State:

Provided that the post filled up by promotion shall be filled up in the ratio of 3:2 from amongst the persons working on the post of Technical Assistant, Class III or Office Superintendent, Class III and Superintendent (Training), Class III or Economic Investigator respectively;

- (ii) have passed the departmental examination, as may be prescribed by the Government;
- (iii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006:

Provided that where the appointing authority is satisfied that a person having an experience specified in sub-clause (i) above is not available for promotion and it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

- (b) by direct selection.
- 3. The appointment by direct selection and by promotion shall be made in the ratio of 1:3, respectively.
- 4. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,
 - (a) not be more than 39 years of age:

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that nothing contained in clause (b) of sub-rule (9) of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned.

- (b) possess, at least second class Bachelor's degree in Engineering or Technology except-civil Engineering and a post-graduate degree or Diploma in Business Administration or Management or Rural Management or Entrepreneurship Development obtained from any of the Universities established or incorporated by or under the Central or State Act in India or any other educational institution recognised as such or declared to be a deemed university under section 3 of the university Grants Commission Act, 1956 or possess an equivalent qualification recognised by the All India Council of Technical Education;
- (c) possess the basic knowledge of Computer Application as prescribed in Gujarat Civil Services Classification and Recruitment (General) rules, 1967;
- (d) (i) about two years' experience on the post not below the rank of Head Clerk, Class III or Assistant Instructor, Class III, in the subordinate services of the Commissionrate of Cottage or Rural Industries; or
- (ii) about two years' experience in the field of Administration in Government, Government Undertaking, Board, Corporation, Local Bodies, Limited Company established under the Companies Act, 2013 or University on the post which can be considered equivalent to the post not below the rank of Head Clerk, Class III or Assistant Instructor, Class III, in the subordinate services of the Commissionerate of Cottage or Rural Industries; and
- (e) possess adequate knowledge of Gujarati or Hindi or both.
- 5. The candidate appointed by direct selection shall be on probation for a period of two years.
- 6. The candidate appointed by direct selection shall, during his probation period, undergo preservice training and pass the post-training examination in accordance with the provisions of Gazetted Officer's Pre-Service Training and Examination Rules, 1970.
- 7. The candidate appointed by direct selection shall pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.

- 8. The candidate appointed by direct selection shall during his probation period pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 9. The candidate appointed either by promotion or direct selection shall undergo such training and pass such examination as may be prescribed by the Government.
- 10. The candidate appointed by direct selection shall furnish a security and surety bond in such form, for such amount arid for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

M.M.DABHI,
Under Secretary to Government.





EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LVIII]

MONDAY, APRIL 10, 2017/CAITRA 20, 1939

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

GENERAL ADMINISTRATION DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 10th April, 2017.

CONSTITUTION OF INDIA

No.GS/2017-13 /2017(1)-CU:- In exercise of the powers conferred by clauses (2) and (3) of article 166 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Government Rules of Business, 1990, namely:-

- 1. (1) These Rules may be called the Gujarat Government Rules of Business (Amendment) Rules, 2017.
 - (2) They shall come into force at once.
- 2. In the Gujarat Government Rules of Business 1990, in the First Schedule,-
 - (A) In Part-1,- in entry at serial number 2,-
 - (i) in column 2, for the words "Agriculture & Co- operation Department", the words "Agriculture, Co- operation & Farmer Welfare Department" shall be substituted.
 - (ii) in column 3, for the words "A & CD", the words "AC & FWD" shall be substituted.
 - (B) In Part –II:
 - (1) for the heading "(2) Subjects allotted to the Agriculture and Co- operation Department", the heading "(2) Subjects allotted to the Agriculture, Co- operation & Farmer Welfare Department" shall be substituted;
 - (2) for abbreviation "A & CD" wherever they occur, the abbreviation "AC & FWD" shall be substituted.

By order and in the name of the Governor of Gujarat,

Dr. J. N. SINGH, Chief Secretary to Government સામાન્ય વહીવટ વિભાગ જાહેરનામું સચિવાલય, ગાંધીનગર. તારીખ: ૧૦મી એપ્રિલ, ૨૦૧૭.

ભારતનું સંવિદ્યાન

ક્રમાંક:ગસ/૨૦૧૭–૧૩/સકન–૨૦૧૭(૧) કેયુ:- ભારતના સંવિધાનની કલમ ૧૬૬ના ખંડો(૨) અને (૩)થી મળેલ સત્તાની રૂએ, ગુજરાતના રાજ્યપાલ, આથી, ગુજરાત સરકારના કામકાજના નિયમો,૧૯૯૦ વધુ સુધારવા માટે નીચેના નિયમો કરે છે:-

- ૧. (૧) આ નિયમો ગુજરાત સરકારના કામકાજના નિયમો(સુધારો) ૨૦૧૭ કહેવાશે.
 - (૨) આ નિયમો તુરત જ અમલમાં આવશે.
- ર. ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦ માં પહેલી અનુસૂચિમાં,-
 - (ક) ભાગ-૧માં અનુક્રમાંક(૨) કૃષિ અને સહકાર વિભાગ કૃ. અને સ. વિ. ને બદલે નીચેની નોંધ મૂકવી "(૨) કૃષિ, સહકાર અને ખેડૂત કલ્યાણ વિભાગ કૃ.સ. અને ખે.ક.વિ."
 - (ખ) ભાગ-રમાં
 - (૧) "કૃ.અને સ.વિ."એ સંક્ષેપ જ્યાં જ્યાં આવે છે તેને બદલે "કૃ.સ. અને ખે.ક.વિ." એ સંક્ષેપ મૂકવો.
 - (૨) "(૨) કૃષિ અને સહકાર વિભાગને ફાળવેલ વિષયો" એ શીર્ષકને બદલે "(૨) કૃષિ, સહકાર અને ખેડૂત કલ્યાણ વિભાગને ફાળવેલ વિષયો" એ શીર્ષક મૂકવું.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડૉ. જે. એન. સિંહ, સરકારના મુખ્ય સચિવ.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th April, 2017.

Constitution of India

No.GK/29/2017/MIS/I02015/3108/D: In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and in supersession of the existing Rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating the recruitment to the post of Class I, Class II, Class III and Class IV which are under the control of the High Court of Gujarat, namely:-

PART-I

SHORT TITLE. COMMENCEMENT AND APPLICATIONS:-

- 1. These Rules may be called The Non-Judicial Officers and Staff of the Courts (Recruitment and Conditions of Service) Rules, 2017.
- 2. They shall come into force from the date of their publication in the Official Gazette.
- 3. They shall apply to all the Non-Judicial Officers and Staff Members belonging to Class I, Class II, Class III and Class IV service on the establishment of the District Courts of the State, City Courts at Ahmedabad and Family Courts of the State of Gujarat.

PART-II

- 4. **DEFINITIONS**:- For the purpose of these Rules;
- (A) "Advisory Committee" means the Committee as may be constituted by the High Court of Gujarat.
- (B) "Appointing Authority" means The Principal Judge, City Civil Courts, Ahmedabad; The Principal District Judge of the District; The Principal Judge, Family Court; The Chief Judge, Small Cause Courts, Ahmedabad or the Chief Metropolitan Magistrate, Ahmedabad, as the case may be, for the posts of Gazetted Class I, Class II and Non-Gazetted Class III and Class IV services of the Courts.

- (C) "Cell" means the Centralized Recruitment Cell established by the High Court for the purpose of direct recruitment on various posts which shall be guided by the Advisory Committee.
- (D) "City Courts at Ahmedabad" means and includes The City Civil Courts, Ahmedabad, established under The Ahmedabad City Courts Act, 1961 The Small Cause Courts, Ahmedabad, established under The Presidency Small Cause Courts Act, 1882 and The Metropolitan Magistrates' Courts, Ahmedabad established under Section 16 of The Code of Criminal Procedure, 1973.
- (E) "Courts" means and includes, all the Courts in the State, established under the respective Statutes/Acts and falling under Article 235 of the Constitution of India, except Courts established under The Labour Legislations.
- (F) "Departmental Promotion Committee" means the Promotion Committee comprising of the Head of the Department and other two members from the cadre of District Judge and/or Senior Civil Judge, that may be nominated by the Head of the Department, for considering the promotion of the officers and members of the staff to the various posts.
- (G) "District Court" means a Court established under The Gujarat Civil Courts Act, 2005.
- (H) "Family Court" means the Court established under The Family Courts Act, 1984.
- (I) "Government" means the Government of the State of Gujarat.
- (J) "Governor" means the Governor of the State of Gujarat.
- (K) "Head of the Department" means the Principal Judge, City Civil Courts, Ahmedabad; the Principal District Judge of the District; the Principal Judge, Family Court; the Chief Judge, Small Cause Courts, Ahmedabad and The Chief Metropolitan Magistrate, Ahmedabad, as the case may be.
- (L) "High Court" means the High Court of Gujarat.
- (M) "Member of Staff means and includes the Class III and Class IV employees working on the establishment of the Courts.
- (N) "Non-Judicial Officers" means Class I and Class II officers appointed either by direct recruitment and/or promoted from amongst the members of the staff of the Courts.
- (0) "Recruiting Authority" means-
 - (i) The Head of the Department for the posts of Class I to Class IV services, to be filled up by way of promotion and;
 - (ii) The Cell established by the High Court for recruitment to the posts to be filled up by direct recruitment.
- (P) "Scheduled Castes" means such castes, races or tribes or parts of groups within such castes, races or tribes as are deemed to be Scheduled Castes in relation to the State of Gujarat under Article 341 of the Constitution of India.
- (Q) "Scheduled Tribes" means such tribes or tribal communities or part of groups within such tribes or tribal communities as are deemed to be Scheduled Tribes in relation to the State of Gujarat under Article 342 of the Constitution of India.
- (R) "Socially and Educationally Backward Classes" means such castes, classes and groups as may be determined by the State Government as Socially and Educationally Backward Classes from time to time.
- (S) "Select List" means a list showing names of the successful candidates for being recruited to various posts in any class or category.

PART-III

- 5. CLASSIFICATION OF SERVICES OF POST:- The Services and posts on the establishment of the Courts shall be classified as follow;
- (i) Class-I Gazetted
- (ii) Class-II Gazetted
- (iii) Class-Ill Non-Gazetted
- (iv) Class-IV Non-Gazetted.
- 6. MODE OF APPOINTMENT:- Appointment of non-Judicial officers and staff Members of the courts shall be made in the manner as indicated in these rules, either by -
- (i) Direct recruitment or
- (ii) Promotion or
- (iii) Deputation.
- COMPOSITION OF POSTS:-

CITY CIVIL COURTS, AHMEDABAD.

GAZETTED OFFICERS. CLASS I

- 1. Registrar, City Civil Courts, Ahmedabad.
- 2. Additional Registrar, City Civil Courts, Ahmedabad.
- 3. Executive Assistant to the Principal Judge, City Civil Courts, Ahmedabad.
- 4. English/ Gujarati Stenographer Grade-I.
- 5. Deputy Registrar, City Civil Courts, Ahmedabad.

GAZETTED OFFICERS. CLASS II

- 6. English Stenographer, Grade-II.
- 7. Gujarati Stenographer, Grade-II.
- 8. Secretary to the Principal Judge, City Civil Courts, Ahmedabad / Bench Clerk; Grade-I
- 9. Accounts Officer, City Civil Courts, Ahmedabad.

NON-GAZETTED. CLASS III

- 10. Superintendent
- 11. Assistant Superintendent.
- 12. Librarian.
- 13. Assistant.
- 14. Xerox Operator.
- 15. Driver.
- 16. Process Server/Bailiff.

NON-GAZETTED. CLASS IV

- 17. Havildar.
- 18. Book Binder /Filer / Court Keeper.
- 19. Naik.

20. Peon / Watchman / Jail Warder / Hamal / Sweeper / Water Server/ Liftman / Home attendant-Domestic attendant.

FAMILY COURTS

GAZETTED OFFICERS, CLASS I

- 1. Registrar, Family Court.
- 2. Executive Assistant to the Principal Judge, Family Court.
- 3. English/ Gujarati Stenographer Grade-I.

GAZETTED OFFICERS. CLASS II

- 4. English Stenographer, Grade-II.
- 5. Gujarati Stenographer, Grade-II.
- 6. Bench Clerk, Grade-I.

NON-GAZETTED, CLASS III

- 7. Superintendent, Family Court, Ahmedabad.
- 8. Superintendent/Nazir/Record Keeper.
- 9. Senior Clerk / Assistant Superintendent.
- 10. Librarian.
- 11. Assistant.
- 12. Xerox Operator.
- 13. Driver.
- 14. Process Server/Bailiff.

NON-GAZETTED. CLASS IV

- 15. Havildar.
- 16. Book Binder /Filer / Court Keeper.
- 17. Naik.
- 18. Peon / Watchman / Jail Warder / Hamal / Sweeper / Water Server/ Liftman / Home attendant-Domestic attendant.

DISTRICT COURTS

GAZETTED OFFICERS. CLASS I

- 1. Registrar / Additional Registrar, District Court; Registrar, Additional District Court.
- 2. Executive Assistant to the Principal District Judge
- 3. English/ Gujarati Stenographer, Grade-I:
- 4. Registrar, Senior Civil Court.

GAZETTED OFFICERS CLASS II

- 5. English Stenographer, Grade II.
- 6. Gujarati Stenographer, Grade II.
- 7. Secretary to the Principal District Judge / Protocol Officer, District Court / Registrar, Civil Court / Bench Clerk Grade-I

NON-GAZETTED. CLASS III

8. English Stenographer, Grade III.

- 9. Gujarati Stenographer, Grade III.
- 10. Head Clerk / Nazir / Bench Clerk, Grade-II.
- 11. Senior Clerk / Bench Clerk, Grade-Ill
- 12. Librarian.
- 13. Assistant.
- 14. Xerox Operator.
- 15. Driver.
- 16. Process Server/Bailiff.

NON-GAZETTED. CLASS IV

- 17. Havildar.
- 18. Book Binder /Filer / Court Keeper.
- 19. Naik.
- 20. Peon / Watchman / Jail Warder / Hamal / Sweeper / Water Server/ Liftman / Home attendant-Domestic attendant.

SMALL CAUSE COURTS, AHMEDABAD

GAZETTED OFFICERS. CLASS I

1. Registrar/Deputy Registrar, Small Cause Courts, Ahmedabad.

GAZETTED OFFICERS. CLASS II

- 2. English Stenographer, Grade-II.
- 3. Gujarati Stenographer, Grade-II.

NON-GAZETTED, CLASS III

- 4. Superintendent / Bench Clerk, Grade-II
- 5. Assistant Superintendent
- 6. Librarian.
- 7. Assistant.
- 8. Xerox Operator.
- 9. Driver.
- 10. Process Server/Bailiff.

NON-GAZETTED. CLASS IV

- 11. Havildar.
- 12. Book Binder /Filer / Court Keeper.
- 13. Naik.
- 14. Peon / Watchman / Jail Warder / Hamal / Sweeper / Water Server/ Liftman / Home attendant-Domestic attendant.

METROPOLITAN MAGISTRATES' COURTS, AHMEDABAD

GAZETTED OFFICERS. CLASS I

1. Registrar/Additional Registrar, Metropolitan Magistrates' Courts, Ahmedabad.

GAZETTED OFFICERS. CLASS II

- 2. English Stenographer, Grade-II.
- 3. Gujarati Stenographer, Grade-II.

NON-GAZETTED. CLASS III

- 4. Superintendent / Bench Clerk, Grade-II
- 5. Assistant Superintendent.
- 6. Librarian.
- 7. Assistant.
- 8. Xerox Operator.
- 9. Driver.
- 10. Process Server / Bailiff.

NON-GAZETTED. CLASS IV

- 11. Havildar.
- 12. Book Binder / Filer / Court Keeper.
- 13. Naik.
- 14. Peon / Watchman / Jail Warder / Hamal / Sweeper / Water Server/ Liftman / Home attendant-Domestic attendant.

PART-IV

GENERAL CONDITIONS

8. CALCULATION AND REQUISITION OF VACANCIES:

Each year, the Head of the Department of the Courts shall send, to the Registrar of the Cell, by 1st June of the year, the requisition of the requirement of the posts to be filled up by direct recruitment, indicating clear vacancies category-wise as on 1st May of the year, as well as future vacancies likely to occur by the next year between the month of June and May, due to the retirement, promotion, creation of new posts owing to anticipated development or otherwise, in the prescribed proforma. Such calculation shall also include vacancy of reserved posts.

On receipt of such requisition of posts, the Cell shall take necessary steps to notify the total vacancies. Entire process of recruitment shall be governed by these Rules as well as the guidelines and the instructions issued by the High Court / Advisory Committee from time to time in that behalf, for making recruitment to the post in question. Any procedural steps not forming part of these Rules, shall be decided by the High Court/Advisory Committee.

9. FUNCTION OF THE ADVISORY COMMITTEE:

The Advisory Committee constituted by the High Court may instruct in general or in particular, for the recruitment process to be undertaken by the Cell.

10. PREPARATION OF SELECT LIST AND WAIT LIST:

The Select List and Wait List shall be prepared by the Cell of the High Court on the basis of the merits of the candidates, which shall contain names of successful candidate/s to the extent notified in the advertisement.

The Cell shall thereafter allot the successful candidates on the basis of the vacancies notified in different districts, bearing in mind the preferences given by the selected candidates. The preference, however, would not give vested right to a candidate to insist for being posted in a particular District. The Cell shall also compute total vacancies for wait listed candidates which shall be 10% of total vacancy. The wait list shall be maintained for the entire State and allotment of candidates from the Wait List shall be made according to the requirement.

11. EXPIRY OF THE SELECT AND WAIT LIST:

Any Select List and Wait List prepared by the Cell, shall be final and continue to remain in force until the posts advertised are filled-up or for the period of one year from the date of its publication on the High Court website, whichever is earlier.

12. RESERVATION;

Reservation in direct recruitment / promotion in various categories and classes of posts on the establishment of the Courts with regard to the Scheduled Castes, the Scheduled Tribes, the Socially and Educationally Backward Classes, Differently Abled Persons, Women and Ex-Service Men shall be in accordance with the prevailing Rules/Orders of the Government.

13. APPOINTING AUTHORITY:

The appointments to any post in Gazetted Class I and Class II as well as Non Gazetted Class III and Class IV services, either by promotion or by direct recruitment, shall be made by the Head of the Department of the Court concerned, in view of the provisions of these Rules or from the list prepared and forwarded to them by the High Court.

14. PAY AND ALLOWANCES:-

The persons borne on the establishment of the Courts shall draw such pay scale as are indicated in <u>Schedule- A</u> to these Rules or as may be fixed or prescribed from time to time by the Government

15. ELIGIBILITY:

A person shall not be eligible for appointment on the establishment of the Courts on any posts unless he possesses the qualifications and fulfill the requirements of such posts as are indicated in <u>Schedule -B</u> to these Rules.

16. AGE LIMIT:

The lower and upper age limit of the candidates for appointment by direct recruitment on the establishment of the Courts shall be as prescribed in Schedule-B to these Rules.

The upper age limit may be relaxed in case of candidates belonging to Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes, Differently Abled Persons, Women and Ex-Service Men, as per the prevailing Government Rules / Orders.

The upper age limit may also be relaxed in favour of the employees of the State and on uniform basis, as provided in The Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

17. AGE OF RETIREMENT:

The age of retirement of the Non-Judicial Officers and Staff Members of the Courts, shall be as per the provisions contained in Chapter-Ill of The Gujarat Civil Services (Pension) Rules, 2002.

18. SENIORITY:

Inter se seniority of two or more persons appointed on the same post in a class or category on the establishment of the Courts simultaneously will, notwithstanding the fact that they may join or assume duty of their appointment on different dates, shall be determined:-

(i) In the case of those promoted, by their relative seniority in the lower service, class, category or grade;

- (ii) In the case of those recruited directly, as per the list prepared by the Cell, subject to fulfillment of the condition that the candidate joins his duty within the prescribed time as per the appointment order and also satisfy the other norms for confirmation as provided under the relevant Rules of the Government.;
- (iii) In any class or category of posts which provides for appointment both by promotion as well as by direct recruitment, the direct recruits shall rank senior to promotes.

19. PROBATION:

Notwithstanding anything contained in these Rules, an Employee appointed to any post in Class I, Class II, Class III and Class IV services by direct recruitment, shall be on probation for the period as provided in The Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

In case of promotion to any post in Class-I and Class-II services, he/she shall be on probation for a period of one year from the date of such promotion.

If it appears at any time during or at the end of the probation that the services of the concerned employee are not found satisfactory, his services may be dispensed with, in case of a direct recruitee or be reverted to the substantive post in case of a promotee, without any prior notice.

The period of probation provided in this rule may, in case of any particular person, be extended by the Appointing Authority.

20. MEDICAL EXAMINATION (PHYSICAL FITNESS);

Each person appointed by direct recruitment on the establishment of the Courts shall be required to produce a medical certificate of fitness in accordance with the provisions contained in the Gujarat Civil Services (General Conditions of Services) Rules, 2002.

21. COMPUTER EXAMINATION:

To be eligible for appointment to any post in Gazetted Class I and Class II as well as Non-Gazetted Class III services, either by direct recruitment or by promotion on the establishment of the Courts₂ a candidate must possess a certificate regarding basic knowledge of computer in accordance with the provisions of The Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 and/or the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006 as the case may be or as applicable.

22. DEPARTMENTAL EXAMINATION:

After appointment on the establishment of the Courts, the staff members concerned, shall require to pass, within the prescribed time limit, the departmental examinations as provided at rule 569 of "The Civil Manual, 1960".

If such a Member of the Staff fails to pass the Examination within the chances and the period specified in above referred Rule-569, his increments shall, after the expiry of the specified chances and the specified period, be withheld until he passes the examination

Any increment withheld as above shall become payable to him/her from the date on which he/she passes the examination and all future increments shall accrue to him/her as if no increments had been withheld.

Provided that such member of the staff shall not be entitled to claim the arrears of pay which were lost to him/her by reason of the increments having been so withheld.

23. HINDI / GUJARATI EXAMINATION:

A member of the staff shall be required to pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government from time to time in this behalf.

24. TRAINING:

A member of the staff shall have to undergo such Training as may be prescribed by the High Court and instructions issued thereof, from time to time.

25. APPOINTMENT ON COMPASSIONATE GROUND:

In case of death of an employee belonging to Class-Ill or IV services, his dependents shall be given benefits in accordance with the prevailing Rules/Policy of the Government.

26. DEPUTATION:

The High Court at its discretion may appoint any person on the establishment of Courts, on deputation from any source. The High Court may, in appropriate case, permit an Officer or Member of the Staff to go on deputation, outside the Courts, for such period as it may consider appropriate.

27. PROMOTION

- (i) Where an appointment to any post is to be made by promotion, no employee shall be entitled to such promotion on the ground of seniority alone. No such appointment shall be made unless in addition to seniority, the employee to be appointed is found to be fit for such promotion.
- (ii) No one shall be promoted to higher post unless he passes the requisite departmental examination as well as qualifying examination for Computer knowledge.
- (iii) Promotion to any post in any class or category on the establishment of the Courts, shall be made by the Head of the Department in view of the Provisions of Rules 523 and 524 of the Civil Manual, 1960 as well as, as per the provisions made in Schedule-B to these Rules. However, prior approval of the High Court shall be required to be obtained for Class I posts.

However, where the Appointing Authority is satisfied that a person having the experience specified, is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience of a lesser period, it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified.

28. POSTING AND TRANSFER:

The employee appointed as Registrar/Additional Registrar/Deputy Registrar on the establishment of Courts, shall be posted to any Court and may be transferred on completion of five years at one station to any other such Court, by the High Court.

All other Non-Judicial Officers and Members of Staff in Class I to Class IV services may be transferred within the District Court or Family Court or City Courts, as the case may be, by the Head of the Department, on completion of three years at one station/place. An employee may be retained for a longer period than prescribed, for administrative exigency and in public interest.

However, High Court may transfer any employee to an equivalent post in respective class or category, to any other Court including Industrial Courts and Labour Courts of the State, on administrative ground or otherwise.

29. CONDITIONS OF SERVICES:

The conditions of service of Court employees for which no provision or insufficient provision has been made in these rules, the Rules and Orders for the time being in force and applicable to employees, holding corresponding posts in the Government, which are not inconsistent with these Rules, shall regulate the conditions of service of Court employees subject to such modifications, variations, and exceptions, if any, in the said Rules and Orders, as the High Court may from time to time specify.

If any question arises as to which Rules or Orders are applicable to the case of any particular person serving on the establishment of the Courts and as to interpretation thereof, it shall be decided by the High Court and its decision shall be final.

30. RESIDUARY MATTERS:

The matters of conduct of the Members of the Staff of the Courts shall be governed by the Gujarat Civil Services (Conduct), Rules, 1971 and the Gujarat Civil Services (Discipline & Appeal), Rules, 1971 as amended time to time.

31. CONTROL:

All the Non-judicial Officers and Members of the Staff working on the establishment of the Courts, shall be under the direct control and superintendence of the High Court.

32. APPOINTMENT BY RELAXATION OF RULES:

Notwithstanding anything contained in these rules, the High Court may, in the interest of administration of justice:-

- (i) permit the appointing authority to appoint a person to any services or post by method other than that prescribed under these rules, or
- (ii)relax any of the provisions of these rules.

33. REPEAL AND SAVING:

The Rules of Recruitment of candidates to Class-I, Class-II, Class-III and Class-IV services in the Courts as well as the instructions issued by the High Court and Government from time to time with regard to recruitment to any post in any Class or Category, shall hereby stand repealed. Provided that such repeal shall not affect the previous operation of the rules/instructions so repealed or anything done or any action taken thereunder.

SCHEDULE-A

(Rule-14)

(in Rupees)

Sr. No.	Name of the Post	Existing Pay Scale	Revised Pay Scale as per the Shetty Pay Commission
		Grade Pay	Grade Pay
		Pay Band	Pay Band
	GAZETTED OFFICERS.	CLASS I	
hemmody	Registrar, City Civil Courts, Ahmedabad	Cadre pay of	***************************************
2	Additional Dagistras City Civil Courts Ahmadahad	Civil Judge 15600-39100	15600-39100
. Lui	Additional Registrar, City Civil Courts, Ahmedabad.		
		6600	7600
	\$ XI	PB-3	PB-3

(in Rupees)

			(in Rupees)
Sr. No.	Name of the Post	Existing Pay Scale	Revised Pay Scale as per the Shetty Pay Commission
		Grade Pay	Grade Pay
*		Pay Band	Pay Band
3	Executive Assistant to the Principal Judge, City Civil		15600-39100
	Courts, Ahmedabad	-	6600
			PB-3
-			Special Pay: Rs.200/-
4	English/Gujarati Stenographers Grade-I	15600-39100	_
		6600	_
		PB-3	-
5	Deputy Registrar, City Civil Courts, Ahmedabad	9300-34800	15600-39100
		4600	5400
	4	PB-2	PB-3
	GAZETTED OFFICERS. C	CLASS II	
6	English Stenographer Grade-II	9300-34800	
		4600	
	and the second s	PB-2	
7	Gujarati Stenographer Grade-II	9300-34800	
511.07	- Cajaran Stonographor Graud-II	4600	
		PB-2	
8	Secretary to the Principal Judge, City Civil Courts,	9300-34800	
J	Ahmedabad / Bench Clerk Grade-I	4600	
		PB-2	
9	Accounts Officer, City Civil Courts, Ahmedabad	9300-34800	
	·	4600	
		PB-2	MATERIAL PROPERTY AND ADMINISTRATION OF THE PROPERT
-	NON-GAZETTED. CLAS	*	
10	Superintendent	9300-34800	T
10	- Superintendent	4400	
	1		
11	A seistant Sunarintandent	PB-2	
11	Assistant Superintendent	PB-2 5200-20200	
11	Assistant Superintendent	PB-2 5200-20200 2400	
		PB-2 5200-20200 2400 PB-1	
	Assistant Superintendent Librarian	PB-2 5200-20200 2400 PB-1 5200-20200	
		PB-2 5200-20200 2400 PB-1 5200-20200 2400	
12	Librarian	PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1	
12		PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1 5200-20200	
12	Librarian	PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1 5200-20200 1900	
12	Librarian Assistant	PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1 5200-20200 1900 PB-1	
12	Librarian	PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1 5200-20200 1900 PB-1 5200-20200	
12	Librarian Assistant	PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1 5200-20200 1900 PB-1 5200-20200 1900	
12 13	Librarian Assistant Xerox Operator	PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1 5200-20200 1900 PB-1 5200-20200 1900 PB-1	
12	Librarian Assistant	PB-2 5200-20200 2400 PB-1 5200-20200 2400 PB-1 5200-20200 1900 PB-1 5200-20200 1900	

Sr. No.	Name of the Post	Existing Pay Scale	Revised Pay Scale as per the Shetty Pay Commission
		Grade Pay	Grade Pay
		Pay Band	Pay Band
16	Process Server / Bailiff	5200-20200	attitude page
		1900	
		PB-1	and the second s
	NON-GAZETTED. CLA	ASS IV	•
17	Havildar	4440-7440	
		1650	-
		-IS	
18	Book Binder / Filer/ Court Keeper	4440-7440	-
		1650	
		-IS	-
19	Naik	4440-7440	
	A VOLAL	1400	***************************************
		-IS	Annual Comment
20	Peon / Watchman / Jail Warder / Sweeper/ Hamal /	4440-7440	
20	Water Server / Liftman / Home attendant-Domestic	1300	
	attendant	-IS	
1	Registrar, Family Court	9300-34800	15600-39100
1	Registrat, Family Court	4600	7600
		PB-2	PB-3
2	Executive Assistant to the Principal Judge, Family	Parada de la constante de la c	15600-39100
200	Court.		6600
		AND	
3	English/Guigrati Stanggrapher Grade-I		PB-3 Special Pay:
3	English/Gujarati Stenographer Grade-I	15600-39100	PB-3
3	English/Gujarati Stenographer Grade-I	15600-39100	PB-3 Special Pay:
3	English/Gujarati Stenographer Grade-I	6600	PB-3 Special Pay:
3	English/Gujarati Stenographer Grade-I GAZETTED OFFICERS.	6600 PB-3	PB-3 Special Pay:
3		6600 PB-3	PB-3 Special Pay:
3	GAZETTED OFFICERS.	6600 PB-3 CLASS II	PB-3 Special Pay:
4	GAZETTED OFFICERS.	6600 PB-3 CLASS II 9300-34800 4600 PB-2	PB-3 Special Pay:
-	GAZETTED OFFICERS.	6600 PB-3 CLASS II 9300-34800 4600	PB-3 Special Pay:
4	GAZETTED OFFICERS. English Stenographer Grade-II	6600 PB-3 CLASS II 9300-34800 4600 PB-2	PB-3 Special Pay:
4	GAZETTED OFFICERS. English Stenographer Grade-II	6600 PB-3 CLASS II 9300-34800 4600 PB-2 9300-34800	PB-3 Special Pay:
4	GAZETTED OFFICERS. English Stenographer Grade-II	6600 PB-3 CLASS II 9300-34800 4600 PB-2 9300-34800 4600	PB-3 Special Pay:
4	GAZETTED OFFICERS. English Stenographer Grade-II Gujarati Stenographer Grade-II	6600 PB-3 CLASS II 9300-34800 4600 PB-2 9300-34800 4600	PB-3 Special Pay: Rs.200/

Sr. No.	Name of the Post	Existing Pay Scale	Revised Pay Scale as per the Shetty Pay Commission
		Grade Pay	Grade Pay
		Pay Band	Pay Band
	NON-GAZETTED, CLA	ASS III	
7	Superintendent, Family Court, Ahmedabad	9300-34800	<u> </u>
		4400	
		PB-2	
8	Superintendent / Nazir / Record Keeper	9300-34800	
		4200	
		PB-2	69 miles de la constante de la
9	Senior Clerk / Assistant Superintendent	5200-20200	
		2400	
		PB-1	_
10	Librarian	5200-20200	
		2400	
		PB-1	
11	Assistant	5200-20200	-
		1900	
		PB-1	
12	Xerox Operator	5200-20200	
	46	1900	
man the second second		PB-1	No. of Concession of Concessio
13	Driver	5200-20200	20 M I
		1900	
		PB-1	
14	Process Server / Bailiff	5200-20200	
		1900	
		PB-1	
	NON-GAZETTED. CLA	SS IV	
15	Havildar	4440-7440	-
		1650	
		-IS	Management and the second seco
16	Book Binder/Filer/Court Keeper	4440-7440	
		1650	
		-IS	STEAMSON ST
17	Naik	4440-7440	
		1400	-
		-IS	
18	Peon / Watchman / Jail Warder / Sweeper/ Hamal /	4440-7440	
× ,	Water Server / Liftman / Home attendant-Domestic	1300	
	attendant	-IS	-
9	DISTRICT COURT	'S	
	GAZETTED OFFICERS.	CLASS I	
			1,5,600,001,00
1	(1) Registrar, District Court.	93(II)-34XIIII	1 15600-39100
1	(i) Registrar, District Court,(ii) Additional Registrar, District Court	9300-34800 4600	15600-39100 7600

Sr. No.	Name of the Post	Existing Pay Scale	Revised Pay Scale as per the Shetty Pay Commission	
		Grade Pay	Grade Pay	
		Pay Band	Pay Band	
2	Executive Assistant to the Principal District Judge		15600-39100	
			6600	
			PB-3	
			Special Pay:	
3	English/Gujarati Stenographer Grade-I	15600-39100	- Maria di America	
		6600	serio di diagnosi.	
		PB-3	A SAME CONTROL OF THE	
4	Registrar, Senior Civil Court	9300-34800	15600-39100	
		4200.	5400	
		PB-2	PB-3	
	GAZETTED OFFICERS.	CLASS II		
5	English Stenographer Grade-II	9300-34800		
J	English Stellographer Grade-11	4600		
		PB-2		
6	Gujarati Stenographer Grade-II	9300-34800		
O	Gujarati Stenographer Grade-11	4600		
		PB-2		
7	Secretary to the Principal District Judge / Protocol	5200-20200	9300-34800	
1	Officer, District Court / Registrar, Civil Court /	2400	4600	
	Bench Clerk Grade-I	PB-1	PB-2	
A33104-GAW00	NON-GAZETTED. CL			
8	English Stenographer Grade-Ill	9300-34800		
U	English Stehographer Grade-in	4400		
		PB-2		
9	Gujarati Stenographer Grade-Ill	9300-34800		
7	Gujarati Stenographer Grade-in	4400		
		PB-2		
10	Head Clerk/Nazir/Bench Clerk Grade-II	9300-34800		
10	Tread Crerk/Wazii/Benen Crerk Grade-ii	4200		
		PB-2		
11	Senior Clerk / Bench Clerk Grade-Ill	5200-20200		
11	being Clerk / Benefit Clerk Grade-in	2400	-	
		PB-1		
12	Librarian	5200-20200		
1. 4	Liorarian	2400		
		PB-1		
13	Assistant	5200-20200	ACCORDING TO ACCOR	
13	rzogiolant	1900		
		PB-1	DAMAGNIAN CONTRACTOR C	
1 0			ALL NOR	
14	Xerox Operator	5200-20200		
		1900	Manuscripting.	
		PB-1		

Sr.	Name of the Post	Existing Pay Scale	Revised Pay Scale as per the Shetty Pay Commission
140.		Cwada Day	
	-	Grade Pay	Grade Pay
15	Driver	Pay Band 5200-20200	Pay Band
13	Dilvei	1900	
	*	PB-1	Aug .
16	Process Server / Bailiff	5200-20200	
10	Process Server / Danin	1900	Name and the second sec
	*	PB-1	Processor .
	NON-GAZETTED, CLA	SS IV	
17	Havildar	4440-7440	-
		1650	
		-IS	
18	Book Binder / Filer / Court Keeper	4440-7440	
		1650	
	4	-IS	-
19	Naik	4440-7440	MATERIAL STATE OF THE STATE OF
		1400	No. of Control of Cont
		-IS	The second secon
20	Peon / Watchman / Jail Warder / Sweeper / Hamal /	4440-7440	Manifestania
	Water Server / Liftman / Home attendant-Domestic	1300	
	attendant	-IS	
	SMALL CAUSE COURTS, AF	IMEDABAD	
	GAZETTED OFFICERS.	CLASSI	
1	(i) Registrar / Deputy Registrar Small Cause Courts,	9300-34800	15600-39100
	Ahmedabad.	4600	5400
		PB-2	PB-3
	GAZETTED OFFICERS.	CLASS II	
2	English Stenographer Grade-II	9300-34800	
24	Linguish Stehographer Grade-11	4600	
	· · · · · · · · · · · · · · · · · · ·	PB-2	
3	Gujarati Stenographer Grade-II	9300-34800	
5	Gujarati Stenographer Grade-11	4600	
		PB-2	
	BIODI CAPETERIO CE A		
	NON-GAZETTED. CLA		
4	Superintendent / Bench Clerk Grade-II	9300-34800	
	∞	4400	
		PB-2	
5	Assistant Superintendent	5200-20200	
		2400	
		PB-1	
6	Librarian	5200-20200	minutes and the second
		2400	
		PB-1	

Sr.	Name of the Post	Existing Pay Scale	Revised Pay Scale as per the Shetty Pay Commission
No.		Grade Pay	Grade Pay
		Pay Band	Pay Band
7	Assistant	5200-20200	1 ay Danu
1 -	Assistant	1900	
	9 8	PB-1	
8	Xerox Operator	5200-20200	
0	Actor Operator	1900	
		PB-1	
9.	Driver	5200-20200	
)	Diivoi	1900	
		PB-1	
10	Process Server / Bailiff	5200-20200	
10	1 100055 Berver / Danni	1900	
	2 -	PB-1	
Mark Try Carton	NON-GAZETTED, CLA		
4 1			
11	Havildar	4440-7440	
		1650	
10	D 1D 1 / T 1 / C / T	-IS	
12	Book Binder / Filer / Court Keeper	4440-7440	
		1650	
10	J. T. +4	-IS	
13	Naik	4440-7440	
		1400	
1 1	TD / YYY , 1 / T *1 YYY 1 / C / YY 1 /	-IS	
14	Peon / Watchman / Jail Warder / Sweeper/ Hamal / Water Server / Liftman / Home attendant-Domestic	4440-7440	
	attendant	1300	
		-IS	
	METROPOLITAN MAGISTRATES' CO		ABAD
	GAZETTED OFFICERS.	CLASS I	
1	(i) Registrar / Additional Registrar, Metropolitan	9300-34800	15600-39100
	Magistrates' Courts, Ahmedabad.	4600	5400
		PB-2	PB-3
NO CONTRACTOR			
	GAZETTED OFFICERS.	CLASS II	
2		9300-34800	
2	GAZETTED OFFICERS. © English Stenographer Grade-II		
2		9300-34800	
2	English Stenographer Grade-II	9300-34800 4600	
		9300-34800 4600 PB-2	
	English Stenographer Grade-II	9300-34800 4600 PB-2 9300-34800	
	English Stenographer Grade-II	9300-34800 4600 PB-2 9300-34800 4600 PB-2	
3	English Stenographer Grade-II Gujarati Stenographer Grade-II NON-GAZETTED. CLA	9300-34800 4600 PB-2 9300-34800 4600 PB-2	
	English Stenographer Grade-II Gujarati Stenographer Grade-II	9300-34800 4600 PB-2 9300-34800 4600 PB-2	

	Name of the Post	Existing Pay	Revised Pay Scale
Sr.	*	Scale	as per the Shetty
No.	N		Pay Commission
	*	Grade Pay	Grade Pay
		Pay Band	Pay Band
5	Assistant Superintendent	5200-20200	Antonomora
		2400	45 Marchan
		PB-1	
6	Librarian	5200-20200	***************************************
	8 8	2400	
		PB-1	
7	Assistant	5200-20200	
		1900	
		PB-1	
8	Xerox Operator	5200-20200 .	
	4	1900	Minoritania
		PB-1	
9	Driver	5200-20200	Miles and the second se
		1900	NOTICE OF THE PROPERTY OF T
	,	PB-1	
10	Process Server / Bailiff	5200-20200	Miles Marie
		1900	No de Companyo de
	1 - 1 - 2	PB-1	
	NON-GAZETTED. CLA	ASSIV	
11	Havildar	4440-7440	
		1650	***************************************
		-IS	
12	Book Binder / Filer / Court Keeper	4440-7440	
		1650	
		-IS	
-	Naik	4440-7440	
13	Entry Appropriately 200		
13		1400	
13		1400 -IS	
	Peon / Watchman / Jail Warder / Sweeper / Hamal /	-IS	
	Peon / Watchman / Jail Warder / Sweeper / Hamal / Water Server / Liftman / Home attendant-Domestic		

SCHEDULE-B

(Rule -15)

Sr No		Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
		CITY	CIVIL COUR	T. AHMEDABA	D	
		GAZ	ETTED OFFI	CERS, CLASS I		
1	Registrar, City Civil Courts, Ahmedabad	Registrar, City Civil Courts, Ahmedabad	By deputation from the cadre of Civil Judge to be made by the High Court.	NO 401 MG	300 der 103	NO 805 TAN

Annual Property lies and district	Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
	2	Additional Registrar, City Civil Courts, Ahmedabad	Additional Registrar, City Civil Courts, Ahmedabad	By Promotion, of a person, on the basis of proved merits, efficiency and past performance, Merits shall be evaluated by Oral/Personal	Deputy Registrar, City Civil Courts, Ahmedabad.	Preferably Law Graduate	Not less than 05 years in the feeder cadre
	3		Executive Assistant to the Principal Judge, City Civil Courts, Ahmedabad	Interview By posting of	English/ Gujarati Stenographer Grade-I	Name 200 Name	
	4	Principal Private Secretary	English/ Gujarati Stenographer Grade-I	By Promotion, of a person, on the basis of efficiency and past performance.	Up-gradation of 50% Posts from English/ Gujarati Stenographer Grade-II	THE STATE OF	Not less than 08 years as English/ Gujarati Stenographer Grade-II
	5	Deputy Registrar, City Civil Courts, Ahmedabad	Deputy Registrar, City Civil Courts, Ahmedabad	By Promotion, of a person, on the basis of proved merits, efficiency and past performance. Merits shall be evaluated by Oral/Personal Interview	Secretary to the Principal Judge, City Civil Courts, Ahmedabad / Bench Clerk Grade-I	Preferably Law graduate.	Not less than 08 years in feeder cadre jointly or separately
-			GAZI	ETTED OFFI	CERS, CLASS I	I	
	6	English Stenographer Grade-I	English Stenographer Grade-II	By Direct Recruitment	For promotion:- English Stenographer Grade-III	For Promotion and Direct Recruitment: i) For direct recruitment, a candidate shall have attained the age of 21 years and must not have attained the age of 40 years on the date	Not less than 07 years in feeder cadre.

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
					advertisement.	12 100 0111 001
					ii) Bachelor's	
			8		1	
					Degree	
				a a	obtained from	
					any of the	
					Universities or	
					Institutions	
					established or	
					incorporated by	
					or under the	
		* «			Central or State	
					Act in India; or	
			e		any other	
					educational	
					Institution	
					recognized as	
					such or	
					declared as	
			::			
					deemed	
					University	
					under Section 3	22 %
			20		of the	
					University	
					Grants	
			9		Commission	
-			2		Act, 1956 or	
			B 5		possess an	v
			a 2 8		equivalent	
	8				qualification	-
			= #		recognized by	
					the	
			=1		Government.	
					iii)possess	
			E a a		Speed of 120 W.P.M. in	
	.		P			
	(6)				English Short	
					Hand for	
			0.		dictation of two	
	20				paragraphs	
					each of 04	
					minutes and	
					Transcription	
					thereof in	
		10	2.0		Typing in 50	
		W B			minutes.	
			T .		iv)sufficient	
			8		knowledge of	
				15.		
			-		English,	
				15 to	Gujarati and	
					Hindi	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					Language. v)Basic knowledge of	
					computer as prescribed by	
				2	the Government.	
7.	Gujarati	Gujarati	By Direct	For	For Promotion	Not less than
	Stenographer	Stenographer 1	Recruitment	promotion :-	and Direct	07 years in
	Grade-I	Grade-II		Gujarati	Recruitment:	feeder cadre
	-			Stenographer	i) For direct	- Control of the Cont
				Grade-III	recruitment, a	
					candidate shall	
					have attained	OCCUPATION OF THE PROPERTY OF
		The state of the s			the age of 21	
					years and must	
					not have	
					attained the age	
					of 40 years on	
					the date	
					specified in the	
					advertisement	
					ii) Bachelor's	
					Degree	
					obtained from	
					any of the	
					Universities or	
					Institutions	
					established or	
					incorporated by	
					or under the	
					Central or State	
					Act in India; or	
					any other	
					educational	Name and American
	and the same of th				Institution	
			2 2		recognized as	
					such or	
					declared as	
					deemed	
					University	
					under Section 3	
					of the	
					University	Edwards .
					Grants	
					Commission	
					Act, 1956 or	
					and the second s	and the same of th
					possess an	
					equivalent	
					qualification	

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
	3				recognized by	-
					the	
			2		Government.	
	5.	*			iii)possess	
	000				Speed of 90	
					W.P.M. in	
	8	7.			Gujarati Short	
					Hand for	- F
		19			dictation of two	
			A 1		paragraphs each	
		8	, .		of 04 minutes	**
					and	
					Transcription	
					thereof in	
				2.5	Typing in 75	
					minutes.	
				8		
100					iv) sufficient	
					knowledge of	19
		18			English,	8
				8	Gujarati and Hindi	
		8				€
					Language.	
					v) Basic	
					knowledge of	
		9			computer as	
				ū .	prescribed by	
					the	
0	G4 41	G , , , , , , , , , , , , ,	D		Government.	
8	Secretary to the			Superintendent	-	Not less than
	Principal	Principal	Promotion,	W 250	8	07 years in
	Judge, City	Judge, City	on the basis			the feeder
	Civil Courts,	Civil Courts,	of past		2	cadre
	Ahmedabad /	Ahmedabad /	performance			
1 10	2 140	Bench Clerk	and		18	
		Grade-I	efficiency.			
9	Accounts	Accounts	Ву	-	-	-
	Officer, City	Officer, City	Deputation		7.40	
	Civil Courts,	Civil Courts,	from the		N e	± =
	Ahmedabad	Ahmedabad	Accounts		12 23	
		(Class-II)	Department			al .
		*	of the			
			Government			
		NO		ED, CLASS III		
10	Superintendent	Superintendent	By Promotion,	Assistant	-	Not less than
		15	on the basis	Superintendent		05 years in
		я.	of past			the feeder
	1			SE STATE OF THE SECOND		cadre
	8		performance			VIIIIV
	8 S 59		and	×		cadio
			_	*		cadio

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
_ , 0	Superintendent	Superintendent	on the basis	Maria (Maria		than 05
	1		of past			years in
			performance	e de la companya del companya de la companya del companya de la co		feeder
			land	₁₂ 10		cadre.
			efficiency.			
12	Librarian	Librarian	i)By	Assistant	For Promotion	For
			Promotion	8	and Direct	promotion
		92	on the basis	- F	Recruitment:	not less than
		i (e	of past		i) For direct	05 years in
		W	performance,		recruitment, a	the feeder
			proved	8 .	candidate shall	cadre.
			merits and		have attained	For direct
			efficiency.		the age of 21	recruitment-
			OR	•	years and must	02 years
			ii)By Direct	30	not have	experience
			Recruitment		attained the age	of working
		E	on the basis		of 37 years on	in any well
			of		the date	organized
			Competitive		specified in the	Library after
			Examination.		advertisement	obtaining
					ii) Bachelor of	degree.
	- A				Library and	
			**	2	Information	
					Science or its	
		*07			equivalents	
					Degree from a	
				8 20 2	University	
			1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		recognized by	
					the	
					Government.	
	9				iii) Preferably	
					Degree in Law	
					iv) Possess	
					Basic	
					Knowledge of	
					Computer as	
		**			prescribed by	
					the	
					Government.	
					v) sufficient	
		**			knowledge of	
			19 1 1 1 1 1 1 1 1 1	e1 5	English,	
					Gujarati and	
					Hindi.	
13	Assistant	Assistant	i) 15% of	i) by	For Promotion,	Not less
10	(Jr.Clerk)	LADIDIMILE	Posts By	promotion of	Transfer and	than 05
	/Board	2 1	Promotion,	person	and Direct	years in
	Typist/		on the basis	working in	Recruitment:	feeder
	Typist -cum-		of past	Class-IV	i) For direct	cadre.
	Clerk		performance,	services	recruitment, a	and must

	0 1		1 7 M 7 C	I NY	77.00	
Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
			proved	ii) by transfer	candidate shall	possess the
		W	merits and	of person	have attained	qualifications
			efficiency.	working as	the age of 21	-(ii) to (v)
		65	ii) 10% of	Process Server	years and must	prescribed
		\$8	posts shall be	/Bailiff,	not have	for direct
	1		filled by	(Class-Ill)	attained the age	recruitment
			transfer		of 35 years on	=
			iii) 75% of		the date	8 8
			Posts by		specified in the	
			Direct		advertisement	
			Recruitment	2 8	ii) Bachelor's	
			on the basis		Degree	
			of		obtained from	
			Competitive		any of the	*
	-		Examination.		Universities or	
		*	222002222200010220	8	Institutions	
					established or	
					incorporated by	
		(4		,	or under the	
					Central or State	
					Act in India; or	
-					any other	
	14	¥1			educational	100
					Institution	
					recognized as	6
					such or declared	16
	*	2			as deemed	
		-	* 2		University	
	a 6	12 E		19	under Section 3	
	4	9			of the	* *
					University	
	2				Grants	
		64		21	Commission	
		54			Act, 1956 or	
	The second second				possess an	
		6	24		equivalent	
			*3	81	qualification	
.		W. G.			recognized by	Sec. 1
					the Government	
	9 2			2	iii) 5000	
				E E	key	
				8	depression on	a
	· 6	0 8 9		8	computer in English and/or	0
	=	8 12			Gujarati	-
				No.		
					iv) Possess	
				D 8	Basic Vacuation of	
			, W	(K	Knowledge of	
					Computer as	
				Y	prescribed by	

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
-			-		the	
	Mark Co.	2 9			Government.	
					v) sufficient	**
				14	knowledge of	
		**	12.7 P	24	English,	
			11 21	8 9	Gujarati and	*
					Hindi.	
14	Xerox Operator	Xerox Operator	By	i)Bailiff,	i) Must pass	Not less than
			Promotion,	appointment by	Higher	05 years in
			on the basis	posting	Secondary	the feeder
			of past	Positis.	Certificate	cadre
		E.	performance,	ii) Class IV	Examination	oddio
		8	periormance,		from the Board	
			1	Service (Class		10
			merits and	IV)	recognized by	200
		* a	efficiency.		the Government	
					or an	
				0	equivalent	
					Examination	
					recognized as	
		a = 2			such by the	* *
					Government.	
					ii) Possess	
					Basic	
		8			Knowledge of	
*		8,			Computer as	
			Annual An		prescribed by	
					the	
		=	A1	6		
		y			Government.	
	0.5				iii) sufficient	
					knowledge of	
				2	English,	
				9.7	Gujarati and	
					Hindi.	
					iv) Sufficient	
	× id				knowledge of	
		*		9	operation of	
			5		Xerox Machine	82
					and its	
		- a a a			maintenance	
15	Driver	Driver	i) By	For Promotion:	i) For direct	For
10	Dilver	DIIVEI		For Fromodon.	/	Promotion:
	12 15		Promotion,	Class IV Carrie	recruitment, a	
			on the basis	Class IV Service		i) Not less
			of proved	(Class IV)	have attained	than 05 years
	11 = a , "	8.0	merits and		the age of 23	in the feeder
		2 2	efficiency		years and must	cadre and
			and test in		not have	must possess
		6	driving. OR		attained the age	the
	2 11		ii) By Direct		33 years on the	qualification
	2 - 2		Recruitment		date specified	-(ii) to (viii)
			on the basis		in the	prescribed

Sr	Original	Present	Mode of	Name of	Minimum	TZ
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	Experience if required
			of		advertisement.	for direct
			Competitive		ii) Must pass	recruitment.
			Examination		Higher	For Direct
					Secondary	Recruitment:
		18			Certificate	About 05
					Examination	years
					from the Board	experience of
					recognized by	Driving in a
			×		the	Government
					Government or	/ private
			11		an equivalent	sector or
					Examination	with an
					recognized as	individual.
	A1				such by the	littivitual.
	**				Government.	
					iii) Must	
					possess a valid	
					Light and/ or	
	2				Heavy Motor	
					Driving	
		_ 8			License of	*
					about 03 years	
	>	5	2		standing.	
					iv) Must	
	8 2 00 0				possess	8
					adequate	
	ē	ET (2 19)	22	,	knowledge of	g 2
		18		ā.	Motor Vehicle	E 10
	N	65			maintenance,	000
		× 2			and Traffic	8 7
		·			Signs. However	87
		W			preference shall	E.
	840 51	*		12	be given to the	
		G 20		8	candidates who	
			~	6	possess the	¥: 90
				x * *	knowledge of	
.			. v	8	mechanism and	
	8				repairing of	
	*				Motor Vehicle.	
				=	v) Have good	
	9	er.			physique with;	
			= =	9	In case of Male	
					candidate-	
		71			1) Height not	
					less than 162	
				1	Cms.	
					(158 Cms. For	
	9 =				the candidates	
	4			8	of Scheduled	
		8			Tribes of the	

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
					State of	
					Gujarat)	
		- «			2) Chest	
		8			Measurement of	140 250
		5 18		W)	not less than 84	
				8	Cms. when full	
			-	* =	inflated with	
				8	minimum	
					expansion of 05	
					Cms.	
				27	In case of	
			·		Female	
					candidate-	
					Height not less	
				1.0	than 158 Cms.	
			· ·		Constitution of Tagger ages (1000 control of the tentral of the te	=
					(155 Cms. For	B1
					the candidates	
		* *0			of Scheduled	
					Tribes of the	
		The control of the control			State of	
				8 8	Gujarat)	± ×
					vi) Should not	2
					be colour blind	
					and must	
					possess good	2
1.					vision with or	
			*		without	
					Spectacles.	
					vii) Possess	22 17
					Basic	
			18 (1/2)	5	Knowledge of	
		5 5			Computer as	185
						5 8
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		981 SALOSON (FED. 20 CO. 20 CO	prescribed by	and get a consequence
2000				and the second s	the	
			- 1		Government.	*
					viii) sufficient	
		2 2 2		8	knowledge of	
					English,	, a
					Gujarati and	- 2
					Hindi.	
16	Bailiff	Process	i) 75% of	For Promotion:	Direct	Not less
		Server/	Posts by	Class IV	Recruitment:	than 05
		Bailiff	Promotion,	Service	i) For direct	years in
			on the basis	(Class IV)	recruitment, a	feeder cadre
			of efficiency		candidate shall	and must
		2 2 2 2 2 3	and past	3	have attained	possess the
			performance		the age of 18	qualifications
			-			and the second s
			ii) 25% of		years and must	-(ii)to(vi)
			Posts by		not have	prescribed
			Direct		attained the age	for direct

Sr	Original	Present	Mode of	Name of	Minimum	Evponiono
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	Experience if required
		*	Recruitment		of 33 years on	recruitment
		2	on the basis		the date as	
			of		specified in the	
			Competitive		advertisement	
			Examination.		ii) Must pass.	(8.2
		13	7,		Higher	
		1			Secondary	34
					Certificate	
				,	Examination	
					from the Board	
					recognized by	
					the	
					Government or	8
		8				
		U.			an equivalent Examination	
	n				recognized as	
					such by the	
					Government.	
					iii) Possess	
					knowledge of	
				1	riding Bicycle/	
					Two Wheelers	
	5. 27			#1 	with valid	
				4	Driving	
	(4)				Licence.	
	8				iv) Sufficient	
					knowledge of	
	8 4				Gujarati and /	
					or Hindi.	
	e **				v) Possess	
	100				Basic	
					Knowledge of	
					Computer as	
2 1	- ,,				prescribed by	
					the	
					Government.	
			The state of the s	ED. CLASS IV		
17	Havildar	Havildar	Ву	i)Naik	Name State Street	Not less than
			Promotion	ii) Peon /		05 years
			=	Watchman/ Jail		jointly or
				Warder/		separately in
			737	Sweeper/ Water		feeder cadre
				Server/	100 m	
20				Liftman/Home		
			=	attendant-		
			s 8	Domestic		
		10 40		Attendant		× 12
			M a	(Class-IV)		7
18	Book Binder/	Book Binder/	Bv	i) Naik	Possess	Not less than
		Filer/Court		ii) Peon/	adequate	
	Court	L IIOI/ COUIT	r rommonom	11/ 1 (()11/	aucquate	05 years

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
1	Keeper	Keeper		Watchman/	CONTRACTOR OF THE PROPERTY OF	jointly or
	·	110000		Jail Warder/	Book Binding	
	64	70 11		Sweeper/ Water	work such as	
	- 2		2	Server/	folding	100001 00010
	, i a	5 10		Liftman/ Home	gathering	
		(4) (5)		attendant-	counting	83
	2 2			Domestic	wrapping	
				Attendant	envelope	
	.*			Attolicalit	making	
10	Naik	Naik	By	Peon/	making	Not less than
13	Ivaik	IVAIK	Promotion	Watchman/ Jail		
			Promotion			05 years in
			8	Warder/		feeder cadre
				Sweeper/ Water	=	
	9			Server/		
	I No.			Liftman/ Home		•
				attendant-		
				Domestic	e e	
			-	Attendant		
20	Peon/	Peon/	By Direct		i) A candidate	-
	Watchman/	Watchman/	Recruitment		shall have	2
	Jail Warder/	Jail Warder/			attained the age	
	Sweeper/	Sweeper/			of 18 years and	
	Hamal/	Water			must not have	
	Water	Server/	11 6.		attained the age	
	Server/	Liftman/			of 33 years on	
	Liftman /	Home			the date	
		attendant-			specified in the	= =
		Domestic			advertisement	- 301
	5	Attendant		94 , 140	ii) Must pass	
					Secondary	
			1 N		School	
	(8				Certificate	2
					Examination	
		*	e la		(SSCE) from	
					the Board	575F
			10.0		recognized by	
					the	12
					Government or	
			8 12 2		an equivalent	
					Examination	2 8 8 8
			0 0 86		recognized as	
					such by the	
					Government.	2 2
					iii) Possess	
			.50		skills relevant	E2
			3 2 4 2			
					to the job as	3 2
					may be	**
			25		prescribed by	
					the High Court	
					from time to	

Sr No	Original Designation	Present	Mode of Recruitment	Name of	Minimum	Experience
140	negignation	Designation	reci attinent	Feeder Cadre	Qualification	if required
	e to a				time. iv) Sufficient	
				9	knowledge of Gujarati and /	
ñ	2			e	or Hindi.	
			FAMILY (
				CERS, CLASS I	processing the state of the sta	
1	Registrar,	Registrar,	Ву		Preferably Law	Not less than
	Family Court	Family Court	Promotion,	Grade-I	Graduate	08 years in
			of a person,			feeder cadre.
	9		on the basis			
			of proved			
		,	merits,			
			efficiency			
			and past			
			performance.	7		
			Merits shall	*		
		,	be evaluated			-
			by			-
			Oral/Personal	w 12 15		
			Interview			
2	WE ARE USE	Executive	By posting of	English/	CO 600 908	
_		Assistant to the		Gujarati		
		Principal Principal	person	Stenographer		12
	ñ	Judge, Family	person	Grade-I	e**	
		Court		Grade-1		1.00
3.	Principal	English/	Ву	Up-gradation of		Not less than
	Private	Gujarati	Promotion,	50% Posts from		08 years as
	Secretary	Stenographer	of a person,			English/
		Grade-I	on the basis			Gujarati
	1 9	Grade 1	of efficiency			Stenographer
			and past	Grade-II (Class-		Grade-II
		=	performance.			Grade-II
	CANADA CA	CAZI	A	CERS. CLASS I	ī	
4	English	English	By Direct	For	For Promotion	Not less than
200	Stenographer	Stenographer	Recruitment	promotion :-	and Direct	and the second second second second
	Grade-I	Grade-II	Reclumment			07 years in
	Grade-1	Grade-II		English Stenographer	Recruitment:	feeder cadre.
					i) For direct	
		e ⁸⁰		~ A	/	95
	9	e 2	e a	Grade-III	recruitment, a	2
	1 1		e e	~ A	recruitment, a candidate shall	e e
				~ A	recruitment, a candidate shall have attained	8 g
			e 8	~ A	recruitment, a candidate shall have attained the age of 21	
			e A	~ A	recruitment, a candidate shall have attained the age of 21 years and must	
			a 8	~ A	recruitment, a candidate shall have attained the age of 21	
				~ A	recruitment, a candidate shall have attained the age of 21 years and must	
				- A	recruitment, a candidate shall have attained the age of 21 years and must not have	
				- A	recruitment, a candidate shall have attained the age of 21 years and must not have attained the age	
				- A	recruitment, a candidate shall have attained the age of 21 years and must not have attained the age of 40 years on	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					ii) Bachelor's	
				#5	Degree	
					obtained from	
District of the Control of the Contr		7			any of the	
					Universities or	
					Institutions	
-					established or	
					1	
	ally a any poor	e a politica in the con-			incorporated by	
					or under the	
	9				Central or State	6
					Act in India; or	* #
			E 14 10		any other	
	=	1.07			educational	
					Institution	
	M ES I				recognized as	
	at an				such or declared	
	× .				as deemed	
		8	8 8		University	
		9 11			under Section 3	
					of the	140
	All the second s	TO THE RESERVE OF		in a consequence		
	* # g				University	
	9(1)			*	Grants	
					Commission	
	A Second			*	Act, 1956 or	
	9 11	10 867 10	la sa		possess an	W.
				T 10 10 10 10 10 10 10 10 10 10 10 10 10	equivalent	94 14
					qualification	140
175	• • • • • • • • • • • • • • • • • • • •			1	recognized by	
	4, 1				the	
					Government.	
				8,3,1,1	iii) possess	
					Speed of 120	
	2				W.P.M. in	
No.	en even by broad fo				English Short	
		The second secon			Hand for	
	- FE				dictation of two	#
		10	2		Transferrence activities at 1	
					paragraphs	
					each of 04	
	2.1				minutes and	
					Transcription	
		1 7 7			thereof in	
		10.00			Typing in 50	
					minutes.	
	-				iv) sufficient	
		7			knowledge of	
					English,	
			District Control of Co			
					Gujarati and	
					Hindi	
					Language.	
					v) Basic	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
	× ×	*			knowledge of	
					computer as	
	16				prescribed by	1.4
		w.		A	the	20
		×		a a	Government.	
5	Gujarati	Gujarati	By Direct	For	For Promotion	Not less than
	Stenographer	Stenographer	Recruitment		Parameter to the Control of the Cont	07 years in
	Grade-I	Grade-II		Gujarati	Recruitment:	feeder cadre.
	0.2000 1	014440 11		Stenographer	i) For direct	recuer caure.
				Grade-III	recruitment, a	
3		9		Grade-III	candidate shall	10 100
					have attained the	8
					CONTROL DO SOME TRANSPORTATION AND STRUCTURE AND AND ASSESSED.	
	187			et e	age of 21 years	
	w) 89	2.		5	and must not	
	*	₩ ,,			have attained the	
	8 ¥	8		9	age of 40 years	
	Sa				on the date	
					specified in the	
				in the second	advertisement	
					ii) Bachelor's	
	31				Degree	
	30	8 8			obtained from	
				· ·	any of the	
					Universities or	
		1 ₀₀ 4			Institutions	
	ASS				established or	
	8	*		9 8	incorporated by	
		*	a 2	*	or under the	
		8 8		8 8	Central or State	
			ine.	*	Act in India; or	
		a a			any other	
	**			# H	educational	
		8			Institution	
					recognized as	
			8 8		such or	
					declared as	
	v.		8	9		
					deemed	
		2.09			University	
					under Section 3	
					of the	
		(8)			University	
			e		Grants	
	8				Commission	
	*				Act, 1956 or	
		= 8			possess an	
		*		-	equivalent	
					qualification	
		19			recognized by	
					the	
1		162	Ð	4	Government.	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					iii) possess Speed of 90	
			20		W.P.M. in Gujarati Short	
				8	Hand for dictation of two	81
				ă.	paragraphs each of 04 minutes	
					and	
		9			Transcription thereof in Typing	
			2 (30)		in 75 minutes. iv) sufficient	
			×		knowledge of English,	
					Gujarati and Hindi language.	
=			8		v)Basic knowledge of	
			* * * * * * * * * * * * * * * * * * * *		computer as prescribed by the Government	į.
6	ein für füß	Bench Clerk	Ву	1)	60 100 100	Not less than
		Grade-I	Promotion,	Superintendent,		07 years
		K I Take	on the basis	Family Court,		jointly or
			of past performance	Ahmedabad ii)	25	separately in feeder cadre.
		•	and efficiency.	Superintendent, / Nazir / Record		
				Keeper		
-		NO	N-GAZETT	ED CLASS III		
7	Superintendent,	Superintendent	Ву	Nazir / Record	CONSTRUCTION CONTRACTOR AND	Not less than
	Family Court,	Bench Clerk	Promotion,	Keeper	19	05 years
	Ahmedabad	Control Contro	on the basis			jointly or
		Family Court, Ahmedabad	of past performance			separately in feeder cadre.
		Allinedabad	and			reeder caure.
			efficiency.		1, 5s 8 w	
8	Superintendent/	Superintendent/		Assistant		Not less than
		Nazir/ Record		Superintendent		05 years in
	Keeper	Keeper	the basis of		æx .	feeder cadre.
			past			
			performance and			n " o " o
			efficiency.		S 80 8 90	
9	Senior Clerk /	Assistant	By	Assistant		Not less than
	Sheristedar/	Superintendent			20 Sept. 20	05 years in
	Assistant		on the basis			feeder cadre.
	Superintendent		of past			
		2	performance			

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
	10		and			
10	Librarian	Librarian	i)By	Assistant	For Promotion	For
		921	Promotion		and Direct	promotion
			on the basis		Recruitment:	not less than
			of past		i) For direct	05 years in
			performance,		recruitment, a	the feeder
			proved		candidate shall	cadre.
			merits and		have attained	For direct
			efficiency.		the age of 21	recruitment-
	er on run	2	OR		years and must	02 years
			ii)By Direct		not have	experience
			Recruitment		attained the age	of working
			on the basis	9892	of 37 years on	in any well
			of		the date	organized
			Competitive		specified in the	Library after
			Examination.		advertisement	obtaining
					ii) Bachelor of	degree.
					Library and	5.00
					Information	38
					Science or its	
	20 gg				equivalents	* *
	=		20		Degree from a	
	~				University	
	50				recognized by	
	020		28.00		the	
	12				Government.	
	5 a				iii) Preferably	
			20	. 0	Degree in Law	-
			- 3		iv) Possess	,
					Basic	
	8		652		Knowledge of	=
			2		Computer as	2
	8		2		prescribed by	
			W.		the	48
	8				Government.	
				19	v) sufficient	
		± 19			knowledge of	a 25 , , ,
				a	English,	20 ES
					Gujarati and	
11	Aggigtant	A maintaint	:) 150/ 0	T) 1	Hindi	DT 1
11	Assistant	Assistant	i) 15% of	I) by	For Promotion	Not cadre,
	(Jr.Clerk) /Board		Posts By	promotion of	and Direct	less than 05
	Annea man av a com one		Promotion,	person	Recruitment:	years in
	Typist/ Typist -		on the basis	working in	i) For direct	feeder and
	cum-Clerk		of past	Class-IV	recruitment, a	must possess
			performance,	services	candidate shall	the
		ls .	proved	ii) by transfer of		qualifications
			merits and	person working	~	-(ii)to(v)
			efficiency.		years and must	prescribed
		<u>u</u>	ii) 10% of	The second secon	not have	for direct
			posts shall be	(Class-III)	attained the age	recruitment

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
			filled by	7.5	of 35 years on	
			transfer		the date	
			ii) 75% of		specified in the	
	(90)		Posts by		advertisement	6.
			Direct		ii) Bachelor's	
	2.8		Recruitment		Degree	
1			on the basis		obtained from	
	68		of		any of the	4
			Competitive		Universities or	
	3 8 8		Examination.		Institutions	
			L'Adillilation.		established or	
	32				incorporated by	
		1.0	2		or under the	
					Central or State	
	ja			¥7	Act in India; or	
					any other	
					educational	
	27				Institution	
					recognized as	10
	N 11 N				such or	
			100		declared as	
					deemed	n "
					University	
					under Section 3	
					of the	
	.8				University	
	* /				Grants	
	25			W.	Commission	
		200			Act, 1956 or	
					possess an	
	* T 300				equivalent	
					qualification	22. P
					recognized by	
					the Government	
The second					iii)5000 key	
	* 1	25	The second secon		depression on	191
	2 2	,				
	* 0				computer in	* * *
					English and/or	
					Gujarati	s s s ^{la}
	9 9				iv)Possess	
	B 1				Basic	±
					Knowledge of	
			. 121 2		Computer as	1000
	# P			5 A	prescribed by	
					the	
				12 mg	Government.	
				4.	v) sufficient	
				i ka e	knowledge of	1 1
			, 1		English,	
			20	9 T	Gujarati and	= n = 0

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment		Qualification	if required
					Hindi.	
12	Xerox Operator	Xerox Operator		i)Bailiff,	i) Must pass	Not less than
			Promotion,	appointment by posting	Higher	05 years in
			on the basis	ii) Class-IV	Secondary Certificate	the feeder
		G a	of past	Services	Examination	cadre.
			performance,	(Class-IV)	from the Board	65
			proved	(Clabb IV)	recognized by	
			merits and		the Government	
	10	20	efficiency.		or equivalent	
	340				Examination	
	2		55	10	recognized as	
					such by the	
	*				Government.	
			20 10	a .	ii)Possess Basic	
					Knowledge of	8 8
			-		Computer as	
	4		**		prescribed by	
					the	
		<i>b</i>			Government.	5
	10			ß	iii) sufficient	
	NI EL	ris .			knowledge of	- R
					English,	
					Gujarati and Hindi.	
					iv) Sufficient	64
	11	=		ESC N	knowledge of	D 9
		¥	368	e	operation of	
		·			Xerox Machine	2 2
					and its	
		= 1		5.22	maintenance.	
13	Driver	Driver	i)By	For Promotion:		For
			Promotion,	Class-IV	recruitment, a	Promotion:
-	18 III	9	on the basis	Services (Ciass-	candidate shall	i) Not less
			of proved	IV)	have attained	than 05 years
			merits and		the age of 23	in the feeder
		8	efficiency		years and must	cadre and
			and test in driving.		not have	must possess
		g.	OŘ		attained the age	the
	-		ii) By Direct		33 years on the date specified in	qualifications
			Recruitment		the	-(ii) to (viii)
		7 2	on the basis		advertisement.	prescribed for direct
			of		ii) Must pass	recruitment.
		10	Competitive	270	Higher 1	For Direct
		`	Examination.		Secondary	Recruitment:
			#		Certificate	About 05
				. ·	Examination	years
					from the Board	experience of
					recognized by the	Driving in a
) - c	Government or	Government
					an equivalent	/ private
				65	Examination	sector or
			La santa	W	recognized as	with an

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
					such by the	individual.
				8 9 e e e	Government.	
					iii) Must	
			999		possess a valid	
		1 8			Light and/ or	
					Heavy Motor	
					Driving	
					License of	
					1	
	(4)				about 03 years	
		* - 1			standing.	Grand Control of Contr
					iv) Must	
					possess	
					adequate	
					knowledge of	
			·		Motor Vehicle	8 8
					maintenance,	
					and Traffic	
	a a			a a a	Signs.	
					However	9
					preference shall	
					be given to the	
					candidates who	
					possess the	
					knowledge of	<i>8</i> 0 %
					mechanism and	7
					repairing of	
					Motor Vehicle.	
				tout in	The area of the control of the contr	
		2			v) Have good	
	6 1			C 156	physique with;	n 1
		=			In case of Male	
					candidate-	, h 22
			10.72		1) Height not	
	14 2 1				less than 162	2 10
			10 10		Cms.	
					(158 Cms. For	
					the candidates	2
		a a			of Scheduled	
					Tribes of the	
		9.0			State of	
		7/				
		ii ii			Gujarat)	8
	a 22				2) Chest	
	n **	* : =			Measurement of	
		18			not less than 84	
		*	1 1		Cms. when full	
					inflated with	
	(a) (c)	(t) w			minimum	
					expansion of 05	
	5 5				Cms.	
	a k" s				In case of	
	4 2				Female	
	, a	¥ ×				
		E.			candidate-	
					Height not less	
					than 158 Cms.	
					(155 Cms. For	
	2 25				the candidates	29
					of Scheduled	

Sr	Owiginal	Description	Madaac	NIC	BATO O	1 77 .
No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
140	DONE SHAREHOLD	Designation	I de ci di di di di di	recuer caure	Tribes of the	ii required
	41				State of	
					Gujarat)	
					vi) Should	
		8			not	
			.12		be colour blind	
	,	5 %			and must	
					possess good	
					vision with or	
					without Specs.	
		9			vii) Possess	
				-6	Basic	
					Knowledge of	
	>				Computer as	
					prescribed by	
					the	
				#1 #1	Government.	
					viii) sufficient	
		l T			knowledge of	
					English,	
				u 2	Gujarati and	
		9. 38			Hindi.	
14	Bailiff	Process	i) 75% of	For Promotion:	Direct	Not less
		Server/	Posts by	Class-IV	Recruitment:	than 05
		Bailiff	Promotion,	Services	i) For direct	years in
		E 25	on the basis	(Class-IV)	recruitment, a	feeder cadre
		10	of efficiency		candidate shall	and must
	500		and past		have attained	possess the
	545	ES ES	performance	ta ta	the age of 18	qualifications
		20	ii) 25% of		years and must	-(ii) to (vi)
		4 4	Posts by		not have	prescribed
		5 ° ×	Direct		attained the age	for direct
			Recruitment		of 33 years on	recruitment
		= 4 4	on the basis		the date as	5 5
		· 4	of		specified in the	4
	=		Competitive		advertisement	
	n 9		Examination.		ii) Must pass	
	V 2 0		8 2	. 0	Higher	s: **
					Secondary	7
	0.00		2 7	e ^N	Certificate	0
		-			Examination	
	-	4		0.0	from the Board	
	¥				recognized by	
		×		3	the	9
		e e		*	Government or	
		2			an equivalent	
					Examination	
					recognized as	
	10		×		such by the	
	9			W	Government.	
	W C M	34 11			iii) Possess	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					knowledge of driving Cycle/ Two Wheelers, iv) Sufficient knowledge of Gujarati and / or Hindi. v) Possess Basic Knowledge of Computer as prescribed by the Government.	
	<u> </u>	NO	N-GAZETTI	ED, CLASS IV		
15	Havildar	Havildar	By Promotion	i)Naik ii) Peon / Watchman/ Jail Warder/Sweeper / Water Server/ Liftman/Home attendant- Domestic Attendant (Class-IV)		Not less than 05 years jointly or separately in feeder cadre
16		Book Binder/ Filer/Court Keeper	By Promotion	i) Naik ii) Peon/ Watchman/ Jail Warder/ Sweeper/ Water Server/ Liftman/ Home attendant- Domestic Attendant	Possess adequate knowledge of Book Binding work such as folding, gathering, counting, wrapping, envelope making	Not less than 05 years jointly or separately in feeder cadre
17	Naik	Naik	By Promotion	Peon/ Watchman/ Jail Warder/ Sweeper/ Water Server/ Liftman/ Home attendant- Domestic Attendant		Not less than 05 years in feeder cadre
18	Peon/ Watchman/ Jail Warder/ Sweeper/ Hamal/ Water Server/ Liftman/	Peon/ Watchman/ Jail Warder/ Sweeper/ Water Server/ Liftman/ Home attendant-	By Direct Recruitment	AM PER CEN	i) A candidate shall have attained the age of 18 years and must not have attained the age of 33 years on the date specified in the advertisement	w 10 to

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
	9	Domestic			ii) Must	1 1 2 4 CHILL CO
		Attendant			pass Secondary	6 .
					School	
	*				Certificate	
		9	(4)		Examination	
				20 90	(SSCE) from	9 10
					the Board	
					recognized by	
					the	
					Government or	
				8 8 8		
	16		×		an equivalent	
					Examination	
					recognized as	
					such by the	
	95	¥1			Government	
			-			
					iii) Possess	
				12	skills relevant	
					to the job as	
				2	maybe	
				(a)		
					prescribed by	
					the High Court	
		9		= -	from time to	* 1
					time.	
		8				
					iv) Sufficient	a 1 v
					knowledge of	8
	90				Gujarati and /	
					or Hindi.	
			DISTRICT	COURTS		
-		GAZ	ETTED OFF	ICERS, CLASS		
1	i) Clouls of the					
I	i) Clerk of the	i) Registrar,	Ву	Registrar,	Preferably Law	Shall have
	Court, District	District	Promotion, .	Senior	Graduate	05
	Court	Court	of a person,	Civil Court	9	years
	ii)Additional	ii) Additional	on the basis	If not available,		experience
	Clerk of the	Registrar,	of proved	then from	1 to a	in
						the cadre o
	Court, District	District Court	merits,	i) Secretary to		Deputy
	Court	iii) Registrar,	efficiency	the Principal		registrar,
	iii) Clerk of	Additional	and past	District Judge /		(Class-I)
	the Court,	District Court.	performance.	Protocol Officer		or
			A	EDD ACTIONS OF STREET STREET, SELECTION STREET, STREET	8	1 19 19
	Additional	(Class-I)	Merits shall	, District Court /	-	Shall have
	District Court		be	Registrar, Civil	100	combined 0
			evaluated by	Court / Bench	5	years
				Clerk Grade-I		experience
		. "		CICIN GIAGE-I		as 4
			Interview.			Deputy
						Registrar
			7	la la		
		5				(Class-I)
						and
						i) Secretary
		, ,	21 21	,		to the
	я =	e				Principal
		8	× .	2 10		District

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
						Judge/ Protocol Officer, District Court / Registrar, Civil Court / Bench Clerk Grade-I (Class-II)
2		Executive Assistant to the Principal District Judge	By posting of suitable person	English/ Gujarati Stenographer Grade-I	Size dist	ASS AND NO.
3	Principal Private Secretary	English/ Gujarati Stenographer Grade-I	By Promotion, of a person, on the basis of efficiency and past	Up-gradation of 50% Posts from English/ Gujarati Stenographer Grade-II (Class- II)		Not less than 08 years as English/ Gujarati Stenographer Grade-II
4	Clerk of the Court Senior Civil Court / Deputy Registrar	Registrar, Senior Civil Court (Class-I)	performance. By Promotion, of a person, on the basis of proved merits, efficiency and past performance. Merits shall be evaluated by Oral/Personal Interview	i) Secretary to the Principal District Judge / Protocol Officer , District Court / Registrar, Civil Court / Bench Clerk Grade-I	Preferably Law Graduate	Not less than 08 years jointly or separately in feeder cadre
		GAZ	ETTED OFFI	CERS, CLASS I	I	
5	English Stenographer Grade-I	English Stenographer Grade-II	(i) 50% of Posts By promotion of a suitable person on the basis of efficiency and past performance.	For promotion:- English Stenographer Grade-III	For Promotion and Direct Recruitment: i) For direct recruitment, a candidate shall have attained the age of 21 years and must not have	Not less than 07 years in feeder cadre.

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
			(ii) 50% of		attained the age	2.
		77	Posts by		of 40 years on	
			Direct		the date	E +
			Recruitment			
	11				specified in the	
		D	on the basis		advertisement.	
101		9	of the		ii) Bachelor's	
			competitive		Degree	
			Examination.		obtained from	
			1 0		any of the	
					Universities or	
		9¥				
					Institutions	
					established or	
	*				incorporated by	
		N2			or under the	
					Central or State	
					Act in India; or	
					any other	
		1 100			educational	
					Institution	
					recognized as	
					such or declared	
		*			as deemed	
					University	
					under Section 3	
					of the	
		н			University	
		194			Grants	8 080 120
	n = m	18			Commission	
					Act, 1956 or	da:
					possess an	
	*				equivalent	*
					qualification	
				*	recognized by	
				0.2	the	
					Government.	
	0				iii) possess	
				19	Speed of 120	
				n n n	W.P.M. in	
	2 9				English Short	
					Hand for	-
	· ·				dictation of two	
	**					
					paragraphs	
					each of 04	
	200			,	minutes and	
		2	*	er o	Transcription	
	8				thereof in	
7	8	0			Typing in 50	
	N.			s y	minutes.	
	8	ir -			iv) sufficient	. *
				*	knowledge of	
			1.00	e 18	English,	
					Gujarati and	
			20		Hindi	
	-			2° 2	Language.	
- 1	- 1			- E	v) Basic	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					knowledge of	
					computer as	
				8 8 0	prescribed by	
					1	
	,				the	
					Government.	
6	Gujarati	Gujarati	(i) 50% of	For	For Promotion	Not less than
	Stenographer	Stenographer	Posts By	promotion :-	and Direct	07 years in
	Grade-I	Grade-II	promotion of	Gujarati	Recruitment:	feeder cadre
			a suitable	Stenographer	3	recuer caure
	8 8		person on the	Grade-III	i) For direct	
			basis of		recruitment, a	
			efficiency		candidate shall	
			and past		have attained	
					the age of 21	
			performance.		years and must	
			(°°) =00/ C		not have	
			(ii) 50% of		attained the age	
			Posts by		of 40 years on	
			Direct		the date	
			Recruitment			
			on the basis		specified in the	
			of the		advertisement	
			competitive		1 1 1	
			Examination		ii) Bachelor's	
			LJ1204141416041041		Degree	
					obtained from	
					any of the	
				A	Universities or	
	10				Institutions	
					established or	
				2	incorporated by	
	8 2 2			8 2 8	or under the	
					Central or State	*.
		9 22 2			Act in India; or	1, 1
	2 23				any other	
					educational	x x
					Institution	
					recognized as	
			8 8		such or	
					declared as	
					deemed	
					University	8 10, 17 161
					under Section 3	
			Te i se e		of the	
					University	
					Grants	
		10			Commission	
					Act, 1956 or	
					possess an	
					equivalent	
					cyulvaiciii	
			2 2		qualification	
					recognized by	and a second and a
					the	
					Government.	
					iii)possess	
		F 465 9			Speed of 90	
					Ŵ.P.M. in	NO

Designation Designation Recruitment Feeder Cadre Qualification Gujarati Short Hand for dictation of two paragraphs each of 04 minutes and Transcription Typing in 75 minutes. iv) sufficient knowledge of English, Gujarati and Hindi Language. v) Basic knowledge of Computer as prescribed by the Government. Govern	Sr	Original	Present	Mode of	Name of	Minimum	Experience
Topic Secretary to the Principal District Judge Protocol Public Relation Officer / Clerk of the Court Secretary to the Clerk Grade-II Stenographer Grade-II Stenog							
7 Secretary to the Principal District Judge / Protocol Officer / Clerk of the Court, Civil Court / — Clerk Grade-II 8 English Stenographer Grade-II 8 English Stenographer Grade-II 1 Stenographer Grade-II 2 Stenographer Grade-II 3 Secretary to the Principal Principal On the basis of past performance and Gujarati languages. 1 Stenographer Grade-II 2 Stenographer Grade-II 3 Stenographer Grade-II 4 Stenographer Grade-II 5 Stenographer Grade-III 5 Stenographer Grade-III 5 Stenographer Grade-III 6 Stenographer Grade-III 7 Secretary to the Principal By Promotion, on the basis of Post of past performance and Gujarati languages. 8 Stenographer Grade-II 8 Stenographer Grade-II 8 Stenographer Grade-II 9 Stenographer Grade-II 1 Stenographer Grade-II 2 Stenographer Grade-II 3 Stenographer Grade-II 4 Stenographer Grade-II 5 Stenographer Grade-II 6 Stenographer Grade-II 8 English Stenographer Grade-II 8 Stenographer Grade-II 8 Stenographer Grade-II 8 Stenographer Grade-II 9 Stenographer Recruitment, on the basis of Competitive Examination. 1 Stenographer Grade-II 1 Stenographer Grade-II 1 A candidate shall have attained the age of 21 years and must not have attained the age of 35 years on the date specified in the advertisement. 1 Stenographer Grade-II 2 Stenographer Grade-II 3 Stenographer Grade-II 4 Stenographer Grade-II 5 Stenographer Grade-II 6 Stenographer Grade-II 8 Stenographer Grade-II 9 Stenographer Grade-II 1 On the basis of Clerk Grad-II 1 A candidate Shall have attained the age of 35 years on the date specified in the advertisement. 1 Stenographer Grade-II 1 On the basis of Clerk Grad-II 2 Stenographer		Designation	Designation	Acci uniment	reeder Cadre	Gujarati Short Hand for dictation of two paragraphs each of 04 minutes and Transcription thereof in Typing in 75 minutes. iv) sufficient knowledge of English, Gujarati and Hindi	ii required
Principal District Judge / Protocol Officer / Clerk Grad-II Officer / Clerk Officer, Officer / Clerk Officer, Officer / Clerk Officer, Officer / Clerk Court / Registrar, Civil Court / Bench Clerk Grade-I			. 6 9			v) Basic knowledge of computer as prescribed by the Government.	
8 English Stenographer Grade-III Stenographer Grade-III By Direct Recruitment, on the basis of Competitive Examination. By Direct Recruitment, on the basis of Competitive Examination. By Direct Recruitment, on the basis of 21 years and must not have attained the age of 35 years on the date specified in the advertisement. ii) Bachelor's Degree obtained from any of the Universities or Institutions established or incorporated by or under the Central or State	7	Principal District Judge / Public Relation Officer / Clerk of the Court,	Principal District Judge / Protocol Officer, District Court / Registrar, Civil Court/ Bench Clerk Grade-I	Promotion, on the basis of past performance and efficiency.	Nazir/ Bench Clerk Grad-II	Officer, District Courts shall have sufficient knowledge of English, Hindi and Gujarati	07 years jointly or separately in
8 English Stenographer Grade-III Stenographer Grade-III By Direct Recruitment, on the basis of Competitive Examination. By Direct Recruitment, on the basis of Competitive Examination. By Direct Recruitment, on the basis of 21 years and must not have attained the age of 35 years on the date specified in the advertisement. ii) Bachelor's Degree obtained from any of the Universities or Institutions established or incorporated by or under the Central or State			NC	N-GAZETTE	ED, CLASS III		***************************************
Act in India: or	8	Stenographer	English	By Direct Recruitment, on the basis of Competitive		shall have attained the age of 21 years and must not have attained the age of 35 years on the date specified in the advertisement. ii) Bachelor's Degree obtained from any of the Universities or Institutions established or incorporated by or under the	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					such or	
		Na W		*	declared as	
	7 0				deemed	
	s .				University	
				15	under Section 3	
	0	a .			of the	
		17.8			University	2 8
				3 3	Grants	
	W 2				Commission	
					Act, 1956 or	
					possess an	
					equivalent	
	9	10			qualification	
					recognized by	
					the	٠, , ,
					Government.	
	13			82	iii) possess	
	g #				Speed of 100	
				20	W.P.M. in	
					English Short	
					Hand for	
	#5 #	88		20	dictation of two	
	ediction was a common female on	Committee of the Commit	ar ke ja — masemi	and a pare-thousand	paragraphs each	
	a *				of 04 minutes	
		12			and	
		a transfer			Transcription	
					thereof in	
		(2)		× .	Typing in 50	
	A				minutes.	
	100				iv) sufficient	
	N 5 5	1 10			knowledge of	
					English,	
		2		10	Gujarati and	
	- C	3 -			Hindi	
	11 1 W				Language.	
	24				v) Basic	
	100				knowledge of	
					computer as	
				8	prescribed by	
	8 -				the	
	*				Government	
9	Gujarati	Gujarati	By Direct	the state and	i) A candidate	
,) (S)	E (5)			shall have	
	Stenographe r	Stenographer	Recruitment,			
	Grade-II	Grade-III	on the basis		attained the age	
			of		of 21 years and	
9 6	1 15 2		Competitive		must not have	16
363	2.0		Examination		attained the age	
					of 35 years on	
			17		the date	
					Section Contractors	
			8		specified in the	
					advertisement.	
		2			ii) Bachelor's	
					Degree	
					obtained from	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
_ 10		TO ANTENNESS OF THE PARTY OF TH		1 court cause	any of the	11 1 Equired
				,	Universities or	
	ε.	8				
				40	Institutions	
			× ×		established or	
	8			*	incorporated by	
	in in			10	or under the	
			×		Central or State	
		2		80	Act in India; or	
-	,				any other	
	12				educational	
		*			Institution	
			9		recognized as	
			e.		such or	li i
					declared as	
1	×					
					deemed	
		"la			University	
	o e		-		under Section 3	
					of the	
		.5			University	
	20	52			Grants	
1		10			Commission	
	5. 12				Act, 1956 or	
	11				possess an	
- 1		2		* *	_	2 0
l			2		equivalent	
	¥				qualification	
					recognized by	
	r				the	
			9		Government.	
-	*				iii) possess	
					Speed of 75	
	9				W.P.M. in	
					English Short	
					Hand for	
			-			
					dictation of two	
			a ,		paragraphs	
					each of 04	
			20 50		minutes and	
	4		± 8		Transcription	
	20	7	·		thereof in	
		m 2 ¹²			Typing in 60	
	19	* 2 F 0 ;			minutes.	
	,-	588			iv) sufficient	
		=				
	e = 13	8	A.,		knowledge of	
				2	English,	
		a (Gujarati and	
					Hindi	
	8			* * * * * *	Language	
					v) Basic	41
					knowledge of	
1					computer as	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
	8				prescribed by the Government	
10	Head Clerk/ Nazir/ —	Head Clerk/ Nazir/ Bench Clerk	By Promotion on the basis	Senior Clerk/ Bench Clerk Grade-III		Not less than 05 years jointly
		Grade-II	of past performance	Grade-III		or separately in feeder cadre.
			and efficiency.			
11	Senior Clerk / Sheristedar/	Senior Clerk / /Bench Clerk Grade-Ill	By Promotion on the basis of past	Assistant	No. 60 EM	Not less than 05 years in feeder
	*		performance and efficiency.			cadre.
12	Librarian	Librarian	i)By Promotion on the basis	Assistant	For Promotion and Direct Recruitment:	For promotion not less than
			of past performance, proved merits and		i) For direct recruitment, a candidate shall	05 years in the feeder cadre.
			efficiency.		have attained the age of 21 years and must	For direct recruitment-02 years
		- X	OR ii)By Direct		not have attained the age of 37 years on	experience of working in any well
	*		Recruitment on the basis of Competitive		the date specified in the advertisement	organized Library after obtaining degree.
4			Examination.	p 2 - 2	ii) Bachelor of Library and Information	degree.
Andread plants and the second and th					Science or its equivalents Degree from a	,
					University recognized by the Government	
					iii) Preferably Degree in Law	
Management of the Control of the Con				2 20 10 1	iv) Possess Basic Knowledge of	
					Computer as prescribed by	-

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment		Qualification	if required
		8			the	
					Government,	
	9				v) sufficient	
		. •			knowledge of	
				9	English,	
	10					
					Gujarati and Hindi.	
13	Assistant	Assistant	i) 15% of	I) by	For Promotion	Not less than
7.5	(Jr.Clerk)		Posts By	promotion of	and Direct	05 years in
	/Board		Promotion,	person	Recruitment:	feeder cadre,
	Typist/		on the basis	working in	i) For direct	and must
	Typist -cum-		of past	Class-IV	recruitment, a	
	Clerk				candidate shall	possess the
	Assistant		performance,	services		qualifications
	ASSISIANI		proved		have attained	-(ii) to (v)
	g.		merits and		the age of 21	prescribed
	10		efficiency.		years and must	for direct
					not have	recruitment
					attained the age	
	68		ii) 10% of	ii) by transfer	of 35 years on	
	Si .		posts shall be	of person	the date	
			filled by	working as	specified in the	
	*		transfer	Process Server	advertisement	
	q.		100	/ Bailiff,		= -
	31 ***	1.		(Class-Ill)	ii) Bachelor's	
					Degree	
			ii) 75% of		obtained from	
	93		Posts by		any of the	
	5		Direct	t a	Universities or	
	Х		Recruitment		Institutions	
	10		on the basis		established or	
	10		of the basis		incorporated by	
0	*		Competitive		or under the	
			Examination.		Central or State	
			Examination.		Committee of the second of the	
					Act in India; or	=
				10	any other	
		*			educational	
					Institution	
					recognized as	
					such or	
					declared as	
					deemed	
			18	ra .	University	
					under Section 3	· C
			8		of the	
					University	9 **
					Grants	1
		50			Commission	
87					Act, 1956 or	
					possess an	
					^	
					equivalent	

	Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
				74.	qualification	
		9 0			recognized by	
		E Di N	3		the Government	
			181		iii) 5000 key	
			=	62		*
- 1					depression on	
		18	15		computer in	
		*		(6)	English and/or	
		8 8 8		8 8	Gujarati	3 8
			8 6		_A 8	
1					iv) Possess	11.6
			1. 12	50	Basic	
					Knowledge of	*
					Computer as	
		•			prescribed by	
		, 40 E	100		1-	
	2 14	84	e a = -		the	100
		6.5			Government.	
	var .	©				
					v) sufficient	**
	*				knowledge of	
1					English,	
			17.00		Gujarati and	
					Hindi.	
1/	Verov Operator	Xerox Operator	Dy	i) Bailiff,	Must pass	Not less than
17	Actor Operator	ACION Operator	2000			
			Promotion,	appointment by	Higher	05 years in
1		10°	on the basis	posting	Secondary	the feeder
			of past		Certificate	cadre.
			performance,	ii) Class-IV	Examination	
		, a	proved	Services	from the Board	100
1		a 5 *	merits and	(Class-IV)	recognized by	
	a a		efficiency.		the Government	
		n ede a			or an equivalent	a a
- 1		15 41	2 = 2	75	Examination	
1					recognized as	
	Architectures 5	8	2000			
			E		1. 1 41.	Acceptance from account of
4		un sidika kan pa			such by the	Barrier Strafferson of
The state of the s					Government.	gazin dike filippi oleh
9					Government. ii) Possess	
					Government. ii) Possess Basic	
					Government. ii) Possess	
					Government. ii) Possess Basic Knowledge of	
					Government. ii) Possess Basic Knowledge of Computer as	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government.	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government. iii) sufficient	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government. iii) sufficient knowledge of	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government. iii) sufficient knowledge of English,	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government. iii) sufficient knowledge of	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government. iii) sufficient knowledge of English,	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government. iii) sufficient knowledge of English, Gujarati and Hindi.	
					Government. ii) Possess Basic Knowledge of Computer as prescribed by the Government. iii) sufficient knowledge of English, Gujarati and	

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment		Qualification	if required
				1	Xerox Machine	
	•	10		594	and its	
				a a	maintenance.	
15	Driver	Driver	i) By	For Promotion:	i) For direct	For
		4	Promotion,	Class-IV	recruitment, a	Promotion:
			on the basis	Services (Class-	candidate shall	i) Not less
			of proved	IV)	have attained	than 05 years
			merits and		the age of 23	in the feeder
		(9)	efficiency		years and must	cadre and
			and test in		not have	must possess
			driving. OR	T.	attained the age	the
			ii) By Direct	*	33 years on the	qualifications
	2		Recruitment		date specified	-(ii) to (viii)
			on the basis	0 2	in the	prescribed
	2		of the basis		advertisement.	for direct
			Competitive		ii) Must pass	recruitment.
		= 0	Examination.			For Direct
	22		L'Admillation.		Higher	Recruitment:
		a 6			Secondary Certificate	About 05
					L	CONTRACTOR OF STREET
	a (4)				Examination	years.
		8		90	from the Board	experience of
				9	recognized by	Driving in a
					the	Government
	3				Government or	/ private
					an equivalent	sector or
	5 III 8				Examination	with an
					recognized as	individual.
					such by the	
		9			Government.	2
	-35		0 0	0.00	iii) Must	
	8	. 0			possess a valid	
		y 50	5.90	/2	Light and/ or	
				77	Heavy Motor	
			9		Driving	
			9		License of	× ×
			*		about 03 years	
		17 at 25			standing.	
		45	S #			
					iv) Must	
					possess	
					adequate	8
				S)	knowledge of	
			= -		Motor Vehicle	
		o 07 = 40		-	maintenance,	100
		5%) (8	*		and Traffic	
	e <u>40</u>				Signs.	
	9				However	
	8				preference shall	
		9 "			be given to the	×
	5				candidates who	8

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					possess the knowledge of mechanism and repairing of Motor Vehicle.	
					v) Have good physique with;	
					In case of Male candidate— 1) Height not less than 162 Cms.	
					(158 Cms. For the candidates of Scheduled Tribes of the State of	
					Gujarat) 2) Chest Measurement of not less than 84 Cms. when full	
					inflated with minimum expansion of 05 Cms.	
					Female candidate- Height not less than 158 Cms. (155 Cms. For	
					the candidates of Scheduled Tribes of the State of Gujarat)	
					vi) Should not be colour blind and must possess good vision with or	
					without Specs. vii) Possess Basic	

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
		3			Knowledge of Computer as prescribed by the Government.	
			\$ #	8	viii) sufficien t knowledge of English, Gujarati and Hindi.	
16	Bailiff	Process	i) 75% of	For Promotion:	Direct	Not less
		Server/	Posts by	Class-IV	Recruitment:	than 05
		Bailiff	Promotion,	Services	i) For direct	years in
			on the basis	(Class-IV)	recruitment, a	feeder cadre
			of efficiency	18 0.	candidate shall	and must
			and past performance		have attained	possess the
			ii) 25% of		the age of 18 years and must	qualifications -(ii) to (vi)
		***	Posts by		not have	prescribed
			Direct		attained the age	for direct
		10	Recruitment	P (6.	of 33 years on	recruitment
			on the basis		the date as	
			of	, -	specified in the	
		.a	Competitive		advertisement	
			Examination.		ii) Must pass	
					Higher	*
				*	Secondary	
				1 1	Certificate Examination	
		,		8	from the Board	
				17/1	recognized by	
		14 m			the	
			5		Government or	92 /
		jg - j			an equivalent	10
		1 81 pt	(90)	**	Examination	8
		2	- N	54	recognized as	s .
		19 ₁₀			such by the	
					Government.	5
		(5)		0.2	iii) Do	
				9	iii) Possess knowledge of	
	×	ø	e 8	0.1	driving Cycle/	
				8 9	Two Wheelers.	
		z a				
		10			iv) Sufficient	8 15
		793			knowledge of	
					Gujarati and /	ii.
		В			or Hindi.	, W

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required				
					v) Possess Basic Knowledge of Computer as prescribed by the Government.					
	NON-GAZETTED CLASS-IV									
17	Havildar	Havildar	By Promotion	i) Naik ii) Peon / Watchman/ Jail Warder/		Not less than 05 years jointly or separately in				
				Sweeper/ Water Server/ Liftman/Home attendant- Domestic Attendant		feeder cadre				
18	Book	Book	Ву	i) Naik	Possess	Not less				
	Binder/Filer/ Court Keeper	Binder/ Filer/Court Keeper	Promotion	ii) Peon/ Watchman/ Jail Warder/ Sweeper/ Water Server/	adequate knowledge of Book Binding work such as folding,	than 05 years jointly or separately in feeder cadre				
-				Liftman/ Home attendant- Domestic Attendant	gathering, counting, wrapping, envelope making					
19	Naik	Naik	By Promotion	Peon/ Watchman/ Jail Warder/ Sweeper/ Water		Not less than 05 years in feeder cadre				
- 15				Server/ Liftman/ Home attendant- Domestic Attendant						
20	Peon/ Watchman/ Jail Warder/ Sweeper/ Hamal/	Peon/ Watchman/ Jail Warder/ Sweeper/ Water	By Direct Recruitment		i) A candidate shall have attained the age of 18 years and must not have					
	Water Server/ Liftman /	Server/ Liftman/ Home attendant- Domestic	A		attained the age of 33 years on the date specified in the advertisement					

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
		Attendant			ii) Must pass	
					Secondary	
					School	
	9			100	Certificate	
+			20		Examination	
				8	(SSCE) from	
				5	the Board	
					recognized by	
				.5.	the	
	2				Government or	
					an equivalent	
					Examination	
					recognized as	
					such by the	
	19				Government,	
				8	iii) Possess	
					skills relevant	
		6		,	to the job as	
		H			may be	
	2				prescribed by	
			2 "	8	the High Court	
				ø	from time to	
					time.	
			2	22 *E	iv) Sufficient	
					knowledge of	
					Gujarati and / or	
					Hindi.	
		SMALL	CAUSE COU	RTS, AHMEDA	BAD	
	» E	GAZ	ETTED OFF	ICERS CLASS-1	converte de la company de la c	
1	Registrar/	Registrar /	By	Superintendent /	Preferably Law	Not less than
	Deputy	Deputy	Promotion,	Bench Clerk	graduate.	08 years
	Registrar	Registrar,	of a person,	Grade-II		jointly or
	Small Cause	Small Cause	on the basis	0		separately in
	Courts,	Courts,	of proved			feeder cadre.
	Ahmedabad	Ahmedabad	merits,	, D		Note-
		200	efficiency	8	W 12	promotion
			and past		9	from Class-
	-		performance.	2	<i>1</i> 1	Ill to Class-I
		18	Merits shall			
	,		be evaluated		1 50	
			by			ā
		=	Oral/Personal		139 11	5
			Interview	7	2	
		GAZ	ETTED OFFI	CERS CLASS-I	I	
2	English	English	By Direct	For	For Promotion	Not less than
	Stenographer	Stenographer	Recruitment	promotion:-	and Direct	07 years in
	Grade-I	Grade-II		English	Recruitment:	feeder cadre.
				Stenographer	L COL GILLIVIII.	locati baaro.
				1 - como Brahmar	I	1

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
	4.		8.0	Grade-III	i) For direct	
	, 12 .5				recruitment, a	
	· · · · · ·				candidate shall	=======================================
					have attained	
					the age of 21	,
		-			years and must	
					not have	=
					attained the age	395
	*.	15			of 40 years on	2 0
					the date	- ×
					specified in the	
					advertisement.	
						e si
	*				ii) Bachelor's	
				(F)	Degree	
	- 4				obtained from	ő.
	2				any of the	
	×				Universities or	
	,				Institutions	
		22			established or	2
		process of the second state of the second se			incorporated by	8
	10				or under the	
		oda 5a			Central or State	2
					Act in India; or	
					any other	
					educational	(E)
	a 8	* . *			Institution	,, z
	2 - 9 . * *	84			recognized as	0
	, •	a 24			such or	
			e de la		declared as	
100					deemed	85 JB ₁₀
					University	
		a **			under Section 3	
ā.		Talendaria	and the state of t		of the	
					University	
			1		Grants	
	*	1 iu			Commission	
					Act, 1956 or	
		e e			possess an	
			*		The state of the s	
					equivalent	
			50		qualification	
			* g		recognized by	
					the	
					Government.	
			y2 12 8 229 21 2		iii) possess	
			- 2 ° ° 8		Speed of 120	
					W.P.M. in	
					English Short	
			120		Hand for	

	0	TD /	74.1.0	DT C		•
Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					dictation of two	10
			3		paragraphs	
	(±) ()			9	each of 04	
	4				minutes and	
		<u>12</u>		- 10	Transcription	
	2	* *	15		thereof in	
		.8			Typing in 50	
				* :	minutes.	
				9	illillates.	
				s S	iv) sufficient	
	8				knowledge of	
				•	English,	
				18	Gujarati and	
					Hindi	
	8 "	-		25 15		
					Language.	100
					v) Basic	
		0	2	6	knowledge of	
					computer as	
					prescribed by	
					the	
_					Government.	
3	Gujarati	Gujarati	By Direct	For	For Promotion	Not less than
	Stenographer	Stenographer	Recruitment	promotion :-	and Direct	07 years in
	Grade-I	Grade-II		Gujarati	Recruitment:	feeder cadre.
	9.00			Stenographer	i) For direct	
				Grade-Ill	recruitment, a	
	u .				candidate shall	
				=	have attained	2
		à.			the age of 21	
		0.00		(U) (6)	years and must	* .
		15			not have	
					attained the age	
		, 20			of 40 years on	M
		× .			the date	
				* * *	specified in the	
				2	advertisement	
		p (8		in H N _B	ii) Bachelor's	
1	8	10.			Degree	
-					obtained from	
	141		10	× ×	any of the	
		-			Universities or	
	*	0			Institutions	
			845	- *	established or	
				10 ³⁰	incorporated by	
	, e			68 ×	or under the	v s ,
				. 5 . 5	Central or State	
	9			(M) V)	Act in India; or	
	n * *		. e		any other	
					educational	2
				, , , , , ,	Institution	
1		L	L	L	1	l .

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
			-		recognized as	-
	19. F. S				such or	
					declared as	
					deemed	
					University	
			,			
			*		under Section 3	¥
		4, 4			of the	
					University	
					Grants	
					Commission	
					Act, 1956 or	
				- 2	possess an	
		-			1-	
					equivalent	
					qualification	
			**		recognized by	*
					the	
		2			Government.	20
					iii) possess	
					Speed of 90	
					W.P.M. in	1 1 2 0
				8	Gujarati Short	0 0
	10				Hand for	1 2 2
					dictation of two	140
					paragraphs each	12
				3	of 04 minutes	
		2 2 1	4.8			
					and	
				(P) Si	Transcription	2 2
					thereof in	
		2621 #	1 9		Typing in 75	E 10 150
	5 2				minutes.	
				*	iv) aufficient	
	as a providing from the contract of the contract	a may well as a second			iv) sufficient	
emp-	and the state of t				knowledge of	Section in the second
		0 5		ž.	English,	
		⊕ ⁶⁰⁰ a			Gujarati and	
		¥			Hindi	
					Language.	
	8			i i i i i i i i i i i i i i i i i i i	v) Basic	
			n e ⁰		/ -	
				120	knowledge of	12.5
	27				computer as	
		**	, a, a	(*)	prescribed by	
					the	
				0.0	Government.	
		NO	N-GAZETTI	ED CLASS-III	100 voluments.	
		2 75 7			The state of the s	V 100 000 000 000 000 000 000 000 000 00
4	Superintendent			Assistant	gay ma cus	Not less
		/Bench	Promotion,	Superintendent.		than 05 in
		Clerk Grade-	on the basis	1 N		feeder
		II,	of past			cadre.

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
			performance			
			and	5	2	
			efficiency.	<u> </u>		2
5	Assistant	Assistant	Ву	Assistant	En en en	Not less
	Superintendent	Superintendent	Promotion			than 05
	l or position	/Bench Clerk	on the basis		8	years in
		Grade-III	of past			feeder
		Grade-III	performance			D 25, 266 6320
	12		and		9	cadre.
			processor and a second	*		
			efficiency.			
						-
6	Librarian	Librarian	i) By	Assistant	For Promotion	For
			Promotion		and Direct	promotion
			on the basis		Recruitment:	not less than
			of past		i) For direct	05 years in
			performance,		recruitment, a	the feeder
			proved		candidate shall	cadre.
			merits and		have attained	For direct
			efficiency.	×	the age of 21	recruitment-
			OR			
					years and must	02 years
			ii)By Direct	12	not have	experience
			Recruitment		attained the age	of working
			on the basis		of 37 years on	in any well
	80	,	of		the date	organized
			Competitive	948 15 863	specified in the	Library after
			Examination.		advertisement	obtaining
	2.			*	ii) Bachelor of	degree.
				# B #	Library and	
	•			E 198	Information	
			-	8	Science or its	
					equivalents	
					Degree from a	
				22 28	University	
				8 6 6		2 200
	raga r	1 10 10 10 10 10 10 10 10 10 10 10 10 10		The fact that the	recognized by	
					the	
					Government.	
	, ···		× 8	14-2	iii)Preferably	
	9 3			P	Degree in Law	
		5 B			iv) Possess	
				8	Basic	
		a a			Knowledge of	
	19			P ₂	Computer as	
		*			prescribed by	
		19		2 3	the	
		(a			Government.	
					v) sufficient	-
		N				
		8		8	knowledge of	an and
				1 20	English,	
			IX.		Gujarati and	
		7.	(4)		Hindi.	
7	Assistant	Assistant	i) 15% of	I) by	For Promotion	Not less than

	Sr No		Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
		(Jr.Clerk)	2	Posts By	promotion of	and Direct	05 years in
		/Board		Promotion,	person working	Recruitment:	feeder cadre,
		Typist/	20 E	on the basis	in Class-IV	i) For direct	and must
2000		Typist -cum-	-	of past	services	recruitment, a	possess the
		Clerk		performance,	ii) by transfer of	candidate shall	qualifications
STATISTICS.		1000 g Al richney p Fall Abbett		proved	, ,	have attained	-(ii) to (v)
Seattle Sea				merits and	as Process	the age of 21	prescribed
200				efficiency.	Server / Bailiff,	years and must	for direct
		1		ii) 10% of	(Class-III)	not have	recruitment
				posts shall be		attained the age	
		n 151 h		filled by		of 35 years on	
8			90	transfer		the date	
				ii) 75% of		specified in the	
				Posts by		advertisement	
		9.40		Direct		ii) Bachelor's	
				Recruitment		Degree	
				on the basis		obtained from	
				of of		any of the	
				Competitive		Universities or	
				Examination.	ii 2	Institutions	
				Examination.	1200-02 100-71000	established or	
		6 8	8		e 0	incorporated by	
		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -				or under the	
		=				Central or State	
						Act in India; or	1
		_ 804				any other	
		8" (0) (8)	35	*	a (a 19	educational	
						Institution	
			- 15 E			recognized as	
				, r		such or declared	
			40			as deemed	i i
		92. 1 0	2 7		8	University	20 00
			en en		nea III as a	under Section 3	
			and the second second second			of the	
				=		University	
or other desired to the second	5.		KT 27			Grants	
-		, * a l		2. 22		Commission	
	5					Act, 1956 or	
		4 9				possess an	
		e e		9.5		equivalent	
-				8 8		qualification	
			72 15	· ·		recognized by	
						the Government	
				8		iii) 5000 key	
			8 2 1 1 1			depression on	
				7/		computer in	
				11 1		English and/or	
The second second				W _w (G		Gujarati	
					9 2 2	_ = = = = = = = = = = = = = = = = = = =	
					1 = 5	iv) Possess	
L							

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
					Basic	
					Knowledge of	
	27				Computer as	
					prescribed by	
175	25				the	e e
					Government.	
					v) sufficient	
					knowledge of	
	** ps = #9				English,	
		9			Gujarati and	
					Hindi.	
8	Xerox Operator	Xerox Operator		i) Bailiff,	i) Must pass	Not less than
	9		Promotion,	appointment by	Higher	05 years in
		*	on the basis	posting	Secondary	the feeder
			of past		Certificate	cadre
			performance,	ii) Class-IV	Examination	
			proved	Services	from the Board	
		e e	merits and	(Class-IV)	recognized by	
		= ,	efficiency.		the Government	
					or an equivalent	
			8		Examination	
	×		æ		recognized as	
	8	150			such by the	
					Government.	
					ii) Possess	
	32.3				Basic	
	6 S				Knowledge of	
					Computer as	
	387 11				prescribed by	
					the	
					Government.	
					iii) sufficient	
			March Comment	reference on the first	knowledge of	
	19	* B			English,	
					Gujarati and Hindi.	
					iv) Sufficient	2 4
				. A.	knowledge of	
•				1	operation of	w
					Xerox Machine	
				9	and its	
			, 1		maintenance.	
9	Driver	Driver	i)By	For Promotion:	i) For direct	For
			Promotion,		recruitment, a	Promotion:
		ē.	on the basis	Services	candidate shall	i) Not less
		<u> </u>	of proved	(Class-IV)	have attained	than 05 years
			merits and	(VILLOUD I V)	the age of 23	in the feeder
			efficiency	v 95 8	years and must	cadre and
			and test in		not have	must possess
			und tool III		not nave	must hossess

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
			driving.	= -	attained the age	the
			OR		33 years on the	qualifications
			ii) By Direct		date specified	-(ii) to (viii)
			Recruitment		in the	prescribed
			on the basis		advertisement.	for direct
			of			recruitment.
-		,	Competitive		ii) Must pass	For Direct
			Examination.		Higher	Recruitment:
			Dadiiiiiddioii.	(8)	Secondary	About 05
	5 4 8				Certificate	years
					Examination	10
ĺ		ANTICON TO STATE OF THE STATE O			Proceedings of the process of the contract of	experience of
					from the Board	Driving in a
					recognized by	Government
				32	the	/ private
					Government or	sector or
					an equivalent	with an
				n #	Examination	individual.
1				8	recognized as	
					such by the	
-					Government.	
					iii) Must	
			* *	3	possess a valid	
-					Light and/ or	
The state of the s			59		Heavy Motor	
- CONTRACTOR			9 40 40	12	Driving	
To control of the con					License of	
- 1	e :			9 ·	about 03 years	12
					standing.	
					iv) Must	
1	4			4		20
			-,		possess	8
	71		* v v		adequate	*
					knowledge of	9
					Motor Vehicle	
					maintenance, and Traffic	
					Signs.	
					However	
		ser ⁴ s is i			preference shall	
					be given to the	
					candidates who	0.23
					possess the	-
	*	- 1		B 201	knowledge of	
				v.	mechanism and	
	- "				STATE OF THE STATE OF	- 10
					repairing of	11 65 (41)
	3			S	Motor Vehicle.	
	8 ,	2.5			v) Have good	E
		2 2 8	a . 7	P _M	physique with;	
	W			=	In case of Male	1
	a i i jaji a				candidate-	n # 15
					1) Height not	51 W

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
		*			less than 162	
	W.				Cms.	
					(158 Cms. For	
					the candidates	
					of Scheduled	NT.
	-	**		1907	Tribes of the	2
					State of	
	10				Gujarat)	
	19				2) Chest	
		* a = a			Measurement of	
					not less than 84	
		0				
	()				Cms. when full	100
		·			inflated with	
					minimum	
					expansion of 05	
				- V	Cms.	
					In case of	s
					Female	
			1/4		candidate-	
					Height not less	
					than 158 Cms.	
					(155 Cms. For	
					the candidates	
					of Scheduled	25
		1/4		- ₂₅ - 10	Tribes of the	
			es.		State of	
65	2				Gujarat)	
				*	vi) Should not	20 10
				e (1)	be colour blind	
		Si.		A2	and must	a w
	24 ,			¥1	possess good	9
					vision with or	500
					without Specs.	
					vii) Possess	
					Basic	
					Knowledge of	
		8			Computer as	
		2			prescribed by	
					the	
				9	Government.	
	(8)	-		**	viii) sufficient	
					knowledge of	
				4	English,	
			3		Gujarati and	
				7	Hindi.	57. T
10	Bailiff	Process	i) 75% of	For Promotion:	Direct	Not less
		Server/	Posts by	Class-IV	Recruitment:	than 05
		Bailiff	Promotion,	Services	i) For direct	years in
1			on the basis	(Class-IV)	recruitment, a	feeder cadre

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
7.			and past		have attained	possess the
- 2			performance		the age of 18	qualification
			ii) 25% of		years and must	-(ii) to (vi)
			Posts by		not have	prescribed
	la e		Direct		attained the age	for direct
			Recruitment		of 33 years on	recruitment
			on the basis		the date as	
100			of		specified in the	
			Competitive		advertisement	
			Examination.		ii) Must pass	
			L'Adilliadoll.		Higher	
					Secondary	
					Certificate	
					Examination	
	111				from the Board	
					recognized by	
					the	
		2			Government or	
					an equivalent	
THE C	man on the area of the are	PERMITTER STATE OF PROPERTY	S = H = H SHE- G COM	SECURISE IN CONTRACTOR OF THE PROPERTY.	Examination	e a composition transfer
					recognized as	
					such by the	
					Government.	
					iii) Possess	
					knowledge of	
	**				driving Cycle/	
	100	*			Two Wheelers.	w 1 to 7 atc
-d				1.0	iv) Sufficient	
					knowledge of	
					Gujarati and /	
					or Hindi.	
.					v) Possess	
					Basic	
	and the first of the same of t				Knowledge of	,
	3 8 8 8	-40			Computer as	
					prescribed by	
					the	
					Government.	
		NO	ON-GAZETTI	ED CLASS-IV		9, 1
11	Havildar	Havildar	Ву	i) Naik	20 20	Not less than
			Promotion	ii) Peon/		05 years
				Watchman/ Jail	e d	jointly or
		8,		Warder/		separately in
				Sweeper/ Water	x a g	feeder cadre
				Server/	2 200	Locali vadio
				Liftman/Home		
-					(80)	2 8
-				attendant-	2 2 2	
			10 10 10	Domestic		
			11 12 12	Attendant		

	Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
	12	Book	Book Binder/	Ву	i) Naik	Possess	Not less than
	10	Binder/Filer/	Filer/Court	Promotion	ii) Peon/	adequate	05 years
		Court	Keeper		Watchman/	knowledge of	jointly or
1		Keeper	receptor		Jail Warder/	Book Binding	separately in
		recepci	197		Sweeper/ Water	work such as	feeder cadre
					Server/	folding,	recuer caure
					Liftman/ Home	gathering,	
					attendant-	0	
			2		Domestic	counting,	
					Attendant	wrapping,	
		题	4		Attendant	envelope	
-	10	3.T °1	7 °1	D	D /	making	37 . 1 . 1
	13	Naik	Naik	Ву	Peon/		Not less than
			*	Promotion	Watchman/ Jail		05 years in
		©			Warder/	9	feeder cadre
					Sweeper/ Water		~
		×			Server/		
					Liftman/ Home	98	
					attendant-		
					Domestic		
					Attendant		
	14	Peon/	Peon/	By Direct	MA ENG	i) A candidate	
		Watchman/ Jail		Recruitment		shall have	41
		Warder/	Warder/			attained the age	
		Sweeper/	Sweeper/			of 18 years and	is in
		Hamal/Water	Water Server/		10	must not have	
		Server/	Liftman/ Home		8.0	attained the age	
		Liftman /	attendant-			of 33 years on	
			Domestic			the date	
		123	Attendant		2 W.	specified in the	
			4		n n n n	advertisement	
			250 H		1	*C	
1			* * *		19	ii) Must pass	
					80	Secondary	
						School	120
			FI		188	Certificate	
					8 K "	Examination	5 8
						(SSCE) from	
		w 0				the Board	
		200				recognized by	tr.
						the Government	
						or an equivalent	
-		12	3	ii.	10	Examination	
		" 8				recognized as	
						such by the	
					· · · · · · · · · · · · · · · · · · ·	Government.	
			Ŧ			Government.	
			s 27			iii) Possess	
				77		skills relevant	
				n a		to the job as	
				a.		E 27	9
L				(5)		may be	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					prescribed by the High Court from time to time.	
					iv) Sufficient knowledge of Gujarati and / or Hindi.	
	ME			TES' COURTS,		
ett sammet stoot			ETTED OFF.	ICERS, CLASS	I	
1	Registrar/ Additional Registrar, Metropolitan Magistrates' Courts, Ahmedabad	Registrar/ Additional Registrar, Metropolitan Magistrates' Courts, Ahmedabad	By Promotion, of a person, on the basis of proved merits, efficiency and past performance. Merits shall be evaluated by Oral/Personal Interview.	Superintendent/ Bench Clerk Grade-II,	Preferably Law graduate.	Not less than 08 years jointly or separately in feeder cadre. Note- promotion from Class-III to Class-I
		GAZETTE	D OFFICERS	, CLASS II SER	VICES	
2	English	English	By Direct	For	For Promotion	Not less than
	Stenographer Grade-I	Stenographer Grade-II	Recruitment	promotion:- English Stenographer Grade-III	and Direct Recruitment: i) For direct recruitment, a candidate shall have attained the age of 21 years and must not have attained the age of 40 years on the date specified in the advertisement. ii) Bachelor's Degree obtained from any of the Universities or Institutions established or incorporated by	07 years in feeder cadre.

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No		Designation	Recruitment	Feeder Cadre	Qualification	if required
	-				or under the	
					Central or State	
					Act in India; or	
	*	3			any other	
			190		educational	
				185	Institution	11 43
					recognized as	
					such or	
					declared as	
					deemed	
		· (c.			University	
	=			8	under Section 3	
				DE .	of the	
				Y	University	
		*		. 9	Grants	
					Commission	
					Act, 1956 or	
					possess an	
				23	equivalent	8
-50			*		qualification	
				æ	recognized by	9
					Government.	
					Government.	
					iii) possess	
	F 7 *				Speed of 120	
					W.P.M. in	B 22
-					English Short	
					Hand for	
				255	dictation of two	
					paragraphs	
		2			each of 04	
				2 2	minutes and	
	2	x0 = 5			Transcription	
1		- v			thereof in	304 =
					Typing in 50	
					minutes.	
		10 2 2 2			The second secon	11 75 0251114055 20 4
	5				iv) sufficient	
					knowledge of	
	89	10			English,	
	a (8)				Gujarati and	
	20				Hindi	
1	2 2				Language.	
	-					
					v) Basic	
	18		×		knowledge of	
					computer as	
				4	prescribed by	
					the	
			1		Government.	
3	Gujarati	Gujarati	By Direct	For	For Promotion	Not less than
	Stenographer	Stenographer	Recruitment	promotion :-	and Direct	07 years in
	Grade-I	Grade-II	TEO OF CHILICITY	Gujarati	Recruitment:	feeder cadre.
		JIGGO-II		U U	ACCIUIUIICIII.	recuer caure.
		8 8		Stenographer	:\ P 1'	
				Grade-III	i) For direct	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
TAO	1) corguation	nesignation	TECH MININGHI	recuer Caure	CHARLES AND ADDRESS OF THE PARTY OF THE PART	mredancea
		AN ALTERIAL			recruitment, a	
					candidate shall	2
		= 1			have attained	
-					the age of 21	
					years and must	
		•			not have	
					attained the age	
					of 40 years on	
			-		the date	
					specified in the	
					advertisement	
-	=					
					ii) Bachelor's	
-		a *			Degree	
		- ·			obtained from	
					any of the	
The state of the s					Universities or	94 331
		Si			Institutions	
						3
					established or	
					incorporated by	
					or under the	
		3			Central or State	
					Act in India; or	9 2
		10 10 K			any other	20
					educational	
		1900			Institution	5 . 60
	0 2 , 1		7.		I workers removalization variety variety	1 15
٠.			25 4		recognized as	
		4			such or	1.0
		2			declared as	# # # # # # # # # # # # # # # # # # #
		N W 7			deemed	
	1 No.	8			University	
					under Section 3	
- 1		8			of the	
					University	
					Grants	
	в = а				Commission	
		i 20			Communication and the	
.			***************************************		Act, 1956 or	
	. 4		-		possess an	
	a a a				equivalent	
	-				qualification	
-					recognized by	
					the	
					Government.	
					Figure Sept. Each State Total Ast Control Cont	
	5				iii)possess	
-	2 12				Speed of 90	
-					W.P.M. in	
-					Gujarati Short	
					Hand for	
					dictation of two	
- 1					paragraphs each	

Sr	Original	Present	Mode of	Name of	Minimum	Experience
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	if required
					of 04 minutes	- And Andrews
		0			and	
					Transcription	
					thereof in	
	× "			20		
				8 8	Typing in 75 minutes.	
					immutes.	
	- a		E 5		:-> C - CC - :	
				120	iv)Sufficient	
	50 B			5.11	knowledge of	
	45	E 11			English,	
	~	-		8 9	Gujarati and	
			es.		Hindi	
			8		Language.	
					10 To	
					v) Basic	
			11		knowledge of	
		ii .		Al .	computer as	
		, in the second			prescribed by	
				8	the	
					Government.	
		processing the beautiful to the contract of th	P	ED CLASS-III		
4	Superintendent			Assistant		Not less than
	/	/ Bench Clerk	Promotion,	Superintendent		05 years in
		Grade-II	on the basis		20	feeder cadre.
	*		of past			
	70,		performance	3		
		*	and	•		(148)
			efficiency.			
5	Assistant	Assistant	Ву	Assistant		Not less
	Superintendent	Superintendent	Promotion	(4)	*	than 05
		12	on the basis			years in
	(5)	92	of past			feeder
			performance		9.00	cadre.
			and	le		
	14 19 10	45 250	efficiency.			
6	Librarian	Librarian	i)By	Assistant	For Promotion	For
		19	Promotion		and Direct	promotion
		£	on the basis	3	Recruitment:	not less than
		1 79	of past		i) For direct	05 years in
			performance,		recruitment, a	the feeder
			proved	2	candidate shall	cadre.
	~		merits and	8 * 5	have attained	For direct
			efficiency.		the age of 21	recruitment-
	*·.	*	J		years and must	02 years
			OR		not have	experience
	*				attained the age	of working
	, w a	*	ii) By Direct	120	of 37 years on	in any well
	2	12	Recruitment		the date	organized
	2		on the basis		specified in the	Library after
	27	* 1	of the basis		advertisement	•
			UI.		auvernsement	obtaining

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
9			Competitive		ii) Bachelor of	degree.
			Examination.		Library and	1 1 1 1
-		x	===		Information	
9		S 6			Science or its	
L	\sim		10		equivalents	
-					Degree from a	
	8 4		19		University	
	160		2 23		recognized by	
				8	the	
			2		Government.	
7/	12	A-1		9	iii) Preferably	
			10 m	no.	Degree in Law	
					iv) Possess	
					Basic	
					Knowledge of	
					Computer as	
					prescribed by	
					the	
					Government.	
		0			v) Sufficient	
					knowledge of	
					English,	
					Gujarati and	
and an investment of the second			Name of the State		Hindi.	
7	Assistant	Assistant	i) 15% of	I) by	For Promotion	Not less than
/	(Jr.Clerk)	Azziziani	Posts By	promotion of	and Direct	05 years in
	/Board	7 2	Promotion,	person	Recruitment:	feeder cadre,
	Typist/		on the basis	working in	i) For direct	and must
	Typist -cum-		of past	Class-IV	recruitment, a	possess the
11 m	Clerk		performance,	services	candidate shall	qualifications
	CICIA		proved	SCIVICES	have attained	-(ii) to (v)
	10 0.00	18	merits and	ii) by transfer	the age of 21	prescribed
			efficiency.	of person	years and must	for direct
	And Secondary 1		ii) 10% of	working as	not have	recruitment
	2.47		posts shall be	Process Server	attained the age	rectululient
	7 -	(A)	filled by	/Bailiff,	of 35 years on	
		n = n	transfer	(Class-III)	the date	
			ii) 75% of	(Class=111)	specified in the	A compa
			Posts by		advertisement	2 0
		20	Direct		auverusement	
			Recruitment		ii) Pachaloria	ų s
		16 16	on the basis		ii) Bachelor's Degree	
			of the basis		obtained from	
		2 2				*
			Competitive Examination.		any of the Universities or	
		0 ×	Examination.		A STATE OF THE STA	
		2 10.0			Institutions	
		n - 2	9)		established or	
			. 1		incorporated by	
			1000			
					or under the Central or State	

Sr No		Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					Act in India; or any other	
		e g			educational Institution recognized as	
	2	F		e	such or declared as deemed	
	* .	# T	8		University under Section 3 of the	
		*		•	University Grants Commission Act, 1956 or	٠, ۵
					possess an equivalent qualification recognized by the Government iii) 5000 key depression on computer in English and/or Gujarati	
					iv) Possess Basic Knowledge of Computer as prescribed by	
					the Government. v) sufficient knowledge of English, Gujarati and	
8	Xerox Operator	Xerox Operator	Ry	i) Bailiff,	Hindi. Must pass	Not less than
O	Action Operator	votor Oberaior	Promotion, on the basis of past	appointment by posting	Higher Secondary Certificate	05 years in the feeder cadre.
	a a		performance, proved merits and efficiency.	ii) Class-IV Services (Class-IV)	Examination from the Board recognized by the Government	
			·	e e	or an equivalent Examination	

Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
					recognized as	
					such by the	
					Government.	
					ii) Possess	
-					Basic	
					Knowledge of	
					Computer as	
		2 F			-	
					prescribed by	
					the	
					Government.	
					iii) sufficient	
					knowledge of	
					English,	
	-				Gujarati and	
					Hindi.	
					iv) Sufficient	
					knowledge of	
					operation of	
					Xerox Machine	
					and its	
				4 17	maintenance.	
9	Driver	Driver	i) Dec	For Promotion:		For
9	Driver	Driver	i) By		i) For direct	
		E 4 1	Promotion,	Class-IV	recruitment, a	Promotion:
			on the basis	Services	candidate shall	i) Not less
			of proved	(Class-IV)	have attained	than 05 years
	<u>.</u>	7 2 2 2	merits and		the age of 23	in the feeder
.		F 100 10	efficiency		years and must	cadre and
		8 N 7 N	and test in		not have	must possess
			driving.		attained the age	the
		8 8			33 years on the	qualification
34.0	1 - 3	D 6	OR		date specified	- (ii) to (viii)
					in the	prescribed
	#8 20	0	ii) By Direct		advertisement.	for direct
			Recruitment		advertisement.	recruitment.
			on the basis		ii) Marat maga	For Direct
	2 2	* 4			ii) Must pass	
	35 a		of		Higher	Recruitment:
	1		Competitive		Secondary	About 05
			Examination.		Certificate	years
e =	i i				Examination	experience of
	W		2 8 9		from the Board	Driving in a
	4, 2				recognized by	Government
					the Government	/ private
	* _s = a		250		or an equivalent	sector or
		9 3			Examination	with an
		1 × ×	The second secon		recognized as	individual.
		8			such by the	
			e 12 g			88
		w.)		2	Government.	
					••• 7 /	
		80 In	8 1		iii) Must	
		i x			possess a valid	

Sr	Original	Present	Mode of	Name of	Minimum	· · · · · · · · · · · · · · · · · · ·
No	Designation	Designation	Recruitment	Feeder Cadre	Qualification	Experience if required
10	SAA-VAA	a coaganout un	- soon manada old c	a vouce cause	Light and/ or	aa a cy uii cu
					Heavy Motor	
	M				Driving	
	<i>(</i> -				License of	
			(2) **		about 03 years	
					standing.	,
	50				standing.	
	5				iv) Must	
	*				71118 TENEDOS - 11111 TENES - 1111	
					possess	
	2				adequate	
				,	knowledge of	2.
					Motor Vehicle	
					maintenance,	
					and Traffic	
					Signs. However	(90)
					preference shall	
	* n				be given to the	
					candidates who	
					possess the	
					knowledge of	
	_				mechanism and	
	100 TES	8			repairing of	
					Motor Vehicle.	
	a a				v) Have good	
	*				physique with;	
		7.			In case of Male	
					candidate-	•
		2 4			1) Height not	
	0				less than 162	
	2	W 12			Cms.	
					(158 Cms. For	
	760				the candidates	
	100	2			of Scheduled	
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	# T				Gujarat)	
					2) Chest	
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				.50	Cms. when full	
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					Female	
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	Sr No	Original Designation	Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
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					8	of Scheduled	
						Tribes of the	
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		140				be colour blind	
-						and must	
-				8		possess good	
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-						without Specs.	
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						Knowledge of	
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-		8				prescribed by	
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						Government.	
		. 2		99000000000000000000000000000000000000		viii) sufficient	
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-		6				Gujarati and	
						Hindi.	
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-			Server/	Posts by	Class-IV	Recruitment:	than 05
			Bailiff	Promotion,	Services	i) For direct	years in .
				on the basis	(Class-IV)	recruitment, a	feeder cadre
				of efficiency		candidate shall	and must
-	8.0			and past		have attained	possess the
				performance		the age of 18	qualifications
				ii) 25% of		years and must	-(ii) to(vi)
		· * * * *		Posts by		not have	prescribed
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The Government The Government The Government						Computer as	
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Sweeper/ Water Server/ Liftman/ Home attendant-				Promotion	100 100	18	TO SERVICE SERVICE DE LA POSSIBILITA
Server/ Liftman/ Home attendant-		10		¥	100 100		
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	8			* 2	Control Contro	©	12
Domestio			. *	E ₂ New	Domestic		as .
Attendant						* * * a	

Sr		Present Designation	Mode of Recruitment	Name of Feeder Cadre	Minimum Qualification	Experience if required
14	Peon/	Peon/	By Direct		i) A	1
	Watchman/ Jail	Watchman/ Jail			candidate shall	
	Warder/	Warder/			have attained	
	Sweeper/	Sweeper/			the age of 18	
	Hamal/ Water	Water Server/			years and must	
	Server/	Liftman/ Home			not have	
	Liftman /	attendant-			attained the age	
- COLOR		Domestic	= 1/2 3		of 33 years on	
		Attendant			the date	
			\$5. ·		specified in the	
					advertisement	
		Name of the Control o			ii) Must	and the same of th
				9 A	pass Secondary	
					School	
					Certificate	
					Examination	
					(SSCE) from	
		Security of the security of th			the Board	
					recognized by	
	STREWSRIGHT IN THE LE		(x (2) (e		the	
					Government or	
			19		an equivalent	
					Examination	
					recognized as	
					such by the	
					Government.	
					iii) Possess	20.80° = x 5
					skills relevant	
					to the job as	
			100.00		may be	8 4591
1					prescribed by	
					the High Court	
	2-9				from time to	
-	servet strate-				time.	
					iv) Sufficient	TO 100
		, a			knowledge of	
					Gujarati and /	
					Hindi.	

By order and in the name of the Governor of Gujarat,

H. H. VARMA, Under Secretary to Government.





EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 3rd April, 2017

The Motor Vehicles Act, 1988.

No.PT/2017/08/MVD/102014/Mantri-82/KH: In exercise of the powers conferred by clause (b) of subsection (3) of section 110 of The Motor Vehicles Act, 1988 (59 of 1988), the Government of Gujarat, hereby exempts agriculture trailers from the purview of sub-rule (3) of rule 97 of the Central Motor Vehicles Rules, 1989 upto 31/12/2017 from the date of publication of the notification in *Official Gazzettee*, subject to condition that no further exemption will be given henceforth.

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR,Deputy Secretary to Government.

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 4th April, 2017

The Motor Vehicles Act, 1988.

No.PT/2017/9/MVD/102016/418/KH: In exercise of the powers conferred by clause (b) of sub section (3) of Section 110 of The Motor Vehicles Act, 1988 (59 of 1988), the Government of Gujarat, hereby exempts trailers and semi trailers from the purview of rule 126 of the Central Motor Vehicles Rules, 1989 up to 31/12/2017 from the date of publication of the notification in *Official Gazzettee*, subject to condition that **no further exemption will be given henceforth.**

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR,
Deputy Secretary to Government.

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IV-A Ex.-48





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 4th April, 2017

Central Motor Vehicles Rules, 1989.

No. PT-2017-10-MVD-102016-21-KH, In exercise of the powers conferred by sub rule (2) of rule -118, of the Central Motor Vehicles Rules, 1989, The Government of Gujarat hereby amends the notification, Ports and Transport Department No.PT-2016-50-MVD-102016-21-KH, dated 24.10.2016, as follows:-

In the said notification, for the table, following table shall be substituted, namely:-

Sr. no.	Categories of Transport Vehicle	Pre set Speed
1.	Contract Carriage Vehicles used for Carriage of passengers and their luggage	80kmph
	having seating capacity of exceeding 8 passengers in addition to driver seat and	84
	exceeding 3500 gross vehicle weight	
2.	Goods Vehicles having GVW exceeding 3500 kgs.	80kmph
3.	Private Service Vehicles having seating capacity of 6 persons excluding	80kmph
	driver	
4.	Omni Buses owned by an educational institution having seating capacity	60 kmph
	exceeding 6 persons excluding driver	
5.	Contract Carriage Omni Buses used under the contract with educational	60 kmph
	institutions having seating capacity exceeding 6 persons excluding driver	
6.	Dumpers	60 kmph
7.	Tankers	60 kmph
8.	Goods Vehicles Carrying hazardous materials	60 kmph

By order and in the name of the Governor of Gujarat,

(Sd) Illegible,
Deputy Secretary to Government.

IV-A Ex.-49

49-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th April, 2017

Constitution of India.

No. GS/12/2017/કભય/102014/87/G-4(part file):— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Non-Secretariat Clerks, Class III, (Training and Examination) Rules, 2016, namely:-

- 1. These rules may be called the Gujarat Non-Secretariat Clerks, Class III, (Training and Examination) (Amendment) Rules, 2017.
- 2. In the Gujarat Non-Secretariat Clerks, Class III, (Training and Examination) Rules, 2016, in Appendix- A, the whole portion relating to "Paper IV Computer" shall be deleted.

By order and in the name of the Governor of Gujarat,

JWALANT TRIVEDI,
Joint Secretary to Government.

IV-A Ex.-50

50-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





EXTRAORDINARY PUBLISHED BY AUTHORITY

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THURSDAY, APRIL 20, 2017/CAITRA 30, 1939

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 28th March, 2017.

CODE OF CRIMINAL PROCEDURE, 1973.

NO GK/18/2017/CCA/102014/1161/D (PART- 3):- In exercise of the powers conferred by section 7 read with section 9 of the Code of Criminal Procedure, 1973 (2 of 1.974), and in supersession of all the notifications issued in this behalf so far as they relate to the Sessions Division of the Court of Sessions Panchmahal and Kheda, the Government of Gujarat, after consultation with the High Court of Gujarat, hereby specifies that consequent upon the bifurcation of Kheda District and Panchmahal district and into the Kheda District, Panchmahal district and Mahisagar district vide Government Notification, Revenue Department NO.GHM/2013/73/M/PFR/102013/139/L.1, dated the 13th August, 2013, the Sessions Division of the Court of Sessions, Kheda and Panchmahal shall consist of the Kheda District and Panchmahal district with effect on and from the 2nd April, 2017.

By order and in the name of the Governor of Gujarat,

H. H. VARMA,

Under Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar, 28th March, 2017.

CODE OF CRIMINAL PROCEDURE, 1973.

NO.GK/19/2017/CCA/102014/1161/D, (PART -3):- In exercise of the powers conferred by section 7 read, with section 9 of the Code of Criminal Procedure, 1973 (2 of 1974), and in supersession of all the notifications issued in this behalf so far as they relate to the Sessions Division of the Court of Session, Kheda District and Panchmahal district, the Government of Gujarat, after consultation with the High Court of Gujarat, hereby establishes with effect on and from the 2nd April, 2017, a Court of Session for the District of Mahisagar and specifies that the Sessions division of the Court of Session Mahisagar shall consist of the district of Mahisagar as constituted under Government, Notification, Revenue Department No. GHM/2013/73/M/PFR/102013/139/L-1, dated the 13th August, 2013.

By order and in the name of the Governor of Gujarat,

H. H. VARMA,

Under Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th April, 2017.

National Food Security Act, 2013

No.GTH/2017/12/PDS/102017/92282/C1:- In exercise of the powers conferred by sub section (1) of section 16 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat has constituted State Food Commission vide Notification No. GTH/2017/11/PDS/10.2016/1667/C1, dated the 21st March, 2017.

Now, in exercise of the powers conferred by sub-section (2) of section 16 of the said Act, the State Government notifies that the Commission shall consist of following persons, namely:-

Sr. No.	Name	Designation
(1)	(2)	(3)
1	Shri Bhupendra Lakhawala	Chairperson
2	Shri Pratap Kotak	Member
3	Dr. Darshanaben Deshmukh	Member
4	Smt. Vandnaben Makwana	Member
5	Shri Niranjanbhai Zanzmer	Member
6	Shri Nitin Shah	Member
7	Shri M. A. Narmawala	Member Secretary

They shall hold office for 3 years from the date of assuming charge or upto the age of 65 years or whichever is earlier.

By order and in the name of the Governor of Gujarat,

(Sd/-) Illegible,

Deputy Secretary to Government.

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th April, 2017.

National Food Security Act, 2013

No.GTH/2017/13/PDS/102017/92282/C1:- In exercise of the powers conferred by sub section (2) of section 16 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat in partial modification of Government Notification No. GTH/2017/12/PDS/102017/92282/C1 dated the 13th April, 2017 hereby cancels the appointment of Shri Pratap Kotak as a member of the State Food Commission and for that purpose delete the entry at Sr. No. 2 of the table.

Now therefore, Government of Gujarat appoints the following person as a member of the State Food Commission.

Sr.	Name	Designation
No.		
(1)	(2)	(3)
1	Shri Dinesh Karia	Member

He Shall hold office for 3 years from the date of assuming charge or upto the age of 65 years or whichever is earlier.

By order	and	in the	name	of the Governor of Gujarat,
				(Sd/-) Illegible,
			Deput	y Secretary to Government.





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FRIDAY, APRIL 21, 2017/VAISAKHA 1, 1939

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 12th April, 2017.

Protection of children from Sexual Offences Act, 2012

No.APT/332014/281/H: - In exercise of the powers conferred by section 32 of the Protection of Children from Sexual Offences Act, 2012 (32 of 2012), the Government of Gujarat hereby amend the Government Notification of even number dated 9th August, 2016 as under:-

in the said notification (i) in the preamble further to amend ""all the Additional Public Prosecutors of Senior most Additional Sessions Judge", the words "the Senior most Additional Public Prosecutors" shall be substituted and

(ii) In the Schedule in serial no. (10) in column no. (3) for the word "Morbi" the word "Modasa" shall be substituted."

By order and in the name of the Governor of Gujarat,

D. M. BHABHOR, Under Secretary to Government.

IV-A-Ex.-54-1





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th April, 2017

THE CONTRACT LABOUR (REGULATION AND ABOLITION) ACT, 1970

No: KHR/2017/59/CLA/152011/324391/M(3):- Whereas Government has received proposal from Commissioner of Labour, Gujarat State, Gandhinagar for abolition of Contract Labour System prevalent in Mepro Pharmaceuticals Pvt. Ltd., 1003, GIDC, Phase-3, Vadhavan, Vadhavan City, Surendranagar. (Hereinafter referred to as "the said establishment");

And Whereas Government has decided to consult in the matter as provided in section 10 of the Contract Labour (regulation and abolition) Act, 1970 (hereinafter referred to as "the said act") the State advisory contract Labour Board (hereinafter referred to as "the said Board"), appointed under section 4 of the said act for its report in the matter;

And whereas, the State advisory contract Labour Board has submitted its report to the State Government after giving adequate opportunities to the representatives of the employers, contractors and the Commissioner of Labour to file their representations, in the matter of abolition of Contract Labour carried on in the said establishment.

And whereas, the Government is satisfied on close scrutiny of the record and proceedings of the said board adequate opportunities were given by the said board to the representatives of the employees, contractors and Commissioner of Labour to represent their cases and that the said board had issued notices and had heard the parties who appeared before it and had considered the representation and other documents filed by them before the said board.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 10 of the said Act and in consultation with the said board, the Government of Gujarat having regard to the conditions of work and benefits provided for the Contract Labour in the said establishment and other factors as enumerated in clause (e) to (d) of sub-section(2) of section 10 of the said act hereby prohibits the employee contract labour in the establishments specified in column 2 of the schedule appended hereto in respect of process of operation specified in column 3 of the said schedule with effect on and from 1st april,2017.

Sr.No.	Name of establishament	Procesess Operations in which Contract Labour is prohibited.
	Mepro Pharmaceuticals Pvt. Ltd., 1003, GIDC, Phase-3, Vadhavan, Vadhavan	1. Packing
	City, Surendranagar.	

By order and in the name of the Governor of Gujarat,

O. V. BAVALIYA,
Section Officer,
Labour and Employment Department.





EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LVIII

TUESDAY, APRIL 25, 2017/VAISAKHA 5, 1939

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th April, 2017

THE CONTRACT LABOUR (REGULATION AND ABOLITION) ACT, 1970

No: KHR/2017/60/CLA/152003/107/M(3):- Whereas Government has received proposal from Commissioner of Labour, Gujarat State, Gandhinagar for abolition of Contract Labour System prevalent in Gujarat Metal Cast Industries Ltd., Vadodara (hereinafter referred to as "the said establishment");

And Whereas Government has decided to consult in the matter as provided in section 10 of the Contract Labour (regulation and abolition) Act, 1970 (hereinafter referred to as "the said act") the State advisory contract Labour Board (hereinafter referred to as "the said Board"), appointed under section 4 of the said act for its report in the matter;

And whereas, the State advisory contract Labour Board has submitted its report to the State Government after giving adequate opportunities to the representatives of the employers, contractors and the Commissioner of Labour to file their representations, in the matter of abolition of Contract Labour carried on in the said establishment.

And whereas, the Government is satisfied on close scrutiny of the record and proceedings of the said board adequate opportunities were given by the said board to the representatives of the employees, labour union and Commissioner of Labour to represent their cases and that the said board had issued notices and had heard the parties who appeared before it and had considered the representation and other documents filed by them before the said board.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 10 of the said Act and in consultation with the said board, the Government of Gujarat having regard to the conditions of work and benefits provided for the Contract Labour in the said establishment and other factors as enumerated in clause (e) to (d) of sub-section(2) of section 10 of the said act hereby prohibits the employee contract labour in the establishments specified in column 2 of the schedule appended hereto in respect of process of operation specified in column 3 of the said schedule with effect on and from 1st april,2017.

Sr.No.	Name of establishament	Procosess Operations in which contract Labour is prohibited.
1 1	Gujarat Metal Cast Industries Ltd.,	1. Melding,
	Gardhiya, Vadodara.	2. Molding and
		3. Fettling

By order and in the name of the Governor of Gujarat,

O. V. BAVALIYA,
Section Officer,
Labour and Employment Department.





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Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th April, 2017

FACTORIES ACT, 1948

No. KHR-2017-62-FAC-142010-963281-M(3):- WHEREAS certain draft rules further to amend the Gujarat Factories Rules, 1963, were published as required by sub-section (1) of section 115 of the Factories Act, 1948 (LXIII of 1948) (hereinafter referred to as "the said Act") at pages 188-1 to 188-13 in the Gujarat Government Gazette, Extraordinary, Part-IV-A, dated the 28 September, 2016, vide Government Notification, Labour and Employment Department No. KHR-2016-179-FAC-142010-963281-M(3), dated the 28th September, 2016 inviting objections or suggestions from all persons likely to be affected thereby within forty five days from the date of publication of the said notification in the Official Gazette.

AND WHEREAS no objection or suggestion has been received by the Government in respect to the said draft notification,

NOW THEREFORE, in exercise of the powers conferred by section 112 read with subsections (1) and (2) of section 64 of the Factories Act, 1948 (LXIII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely:-1.

These rules may be called the Gujarat Factories (Amendment) Rules, 2017.

In the Gujarat Factories Rules, 1963 (hereinafter referred to as "the said rules") for rule 89 to rule 91 the following rules shall be substituted namely:-

89. Persons defined to hold positions of supervision or managements or confidential position,-The persons specified in the Schedule annexed to this rule shall hold positions of supervision or management or to be employed in a confidential position in the factory.

SCHEDULE

List of Persons defined to hold positions of Supervision or Management in Factories

I - ALL FACTORIES

Manager, Assistant Manager, Labour Officer, Welfare Officer, Departmental Heads and Assistant Engineer and Certified Assistants, Electrical Engineer, Head Storekeeper and Assistants, Boiler Serang or such Boiler Attendants who are in charge of battery of boilers and only required to do supervisory work, Technical Experts, Technologists.

IV-A Ex.-57

10

II - ENGINEERS WORKSHOPS

Foremen, Inspectors, Chargemen, Workshop Overseers (In addition to persons in the List - "I - All Factories" above).

III - SPINNING AND WEAVING MILLS Engineer Department

Foremen Mechanics.

Spinning Department

Jobbers or Muccadams, Patrolmen.

(Note:- Spinning Department shall, for the purpose of these rules be deemed to include also the blowing, carding and frame departments).

Weaving Department

Jobbers, Overseers or Muccadams, patrolmen

(Note: - Weaving departments shall, for the purpose of these Rules be deemed to include the preparatory departments of winding, warping and sizing).

Dyeing, Bleaching, Folding, Calendaring and Clothe Printing Departments Jobbers, Overseers or Muccadams. (In addition to persons in the list "I-All Factories" above)

90. List to be maintained of persons holding confidential position or

supervision or management,-

A list showing the names and designation of all persons in a factory holding confidential position or position of supervision and management in that factory shall be maintained in every factory.

91. Exemption of certain adult workers.

Adult workers engaged in factories specified in column 3 of the schedule annexed to these rules on the work specified in column 4 of the said schedule shall be exempted from the provision of the sections of specified in column 5 subject to the conditions, if any, specified in column 6 of the said schedule-:

Provided that .-

no female adult worker shall be required or allowed to work for more than nine hours in any (a)

except in the case of urgent repairs,-(b)

no male adult worker shall be required or allowed to work for more than ten (1) hours in any day;

no male adult worker shall be required or allowed to work in any quarter for (2)more than fifty hours overtime on weekly limits;

period of work for each male adult worker shall be so arranged that inclusive of his interval for rest they shall not spread over more than twelve hours in any day:

Provided further that the restrictions imposed by sub-clause (1) and (3) shall not apply in the case of a shift worker mentioned in entries 8, 10 to 37 (1), 36 (1), 46 and 53 of the Schedule who is allowed to work the whole or part of a subsequent shift in the absence of a worker who has failed to report for duty.

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	(a) II-less the Improctor
1	64(2)(a) and 64(3)	All factories	Urgent Repairs (urgent repair shall mean work to be done to machinery or plant but only so far as may be necessary to avoid serious interference with	54, 55, 56 and 61.	(a) Unless the Inspector gives permission in writing for reporting otherwise than as herein laid down, employment of

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	6
			ordinary working of under taking)		persons on urgent repairs, the management,- (i) shall send within 24 hours of the commencement of work on urgent
				3.	repairs written notice to the Inspectors describing briefly the nature of the urgent repairs and probable of their duration, and
		* * * * * * * * * * * * * * * * * * *			(ii) shall send weekly, during the continuance of the work on urgent repairs, a statement giving of the names
18					of all persons who have worked for more than nine hours in any day or for more than 48 hours of the proceeding
					week in a factory. Such statement shall also show total number of hours worked each day of the week.
					(b) If the Inspector is of the opinion that, any work being carried on or likely to be
					carried on in a factory as "urgent repair" is not urgent repairs the Inspector shall serve on the manager, an order to the effect and the manager shall in respect of such work
				na roma i	not allow any worker to work in contravention of the provisions of sections 51, 52, 54, 56 and shall comply with section 61.
2	66(1),(b) 64(h) and 61(3)		Work performed by (i) All workers attending to engine and boilers. (ii) Workers attending, starting, stopping and	Sections 51, 52, 54, 55, 56 and 61.	

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5 -	6
	Constant of the constant of th		marinating electrical motors and connected switch gears (iii) Departmental oilers		shall not be allowed to work for more than six hours on any of the other two weekly holidays. (b) The notice required by
	other dependent of the control of th				section 52 shall be delivered to the office of the Inspector showing on which days holidays will be allowed. (c) Intervals for food and
	60 85 W.C			# # # # # # # # # # # # # # # # # # #	rest shall be given to all workers allowed to work on such work. (d) No workers shall be allowed to work for
					more than 54 hours in any one week; and (e) Register or muster roll required to be
					maintained under section 62 shall show correctly full particulars of periods
					within which each such workers may be required to work; entries in the register or muster roll shall be up to date.
3	64(2)(c) and 61(3)	All factories	Work performed by drivers on lighting, ventilating and humidifying apparatus.	Sections 51, 54, 55, 56 and 61.	rest shall be given to all workers allowed to work on such work. (b) Register or muster roll required to be
					maintained under section 62 shall show correctly full particulars of periods within which each
	() (40)				such workers may be required to work; entries in the register or muster roll shall be up to date.
4	(i) 64(2)(c) and 64(3)	All factories	Work performed by pump man	Sections 51, 54, 55, 56 and 61.	required to be maintained under section 62 shall show correctly full
en 181 101 in 11 vyl i 11 maart	ephilon con to on son house on son house evilence on house	DGS 60 15 50	constance (1.4). (7) Lets are u. s. descrip. Lets file (1.5) kali Lets results file (1.5) (1.5)	ars issorit na Surcesión Sector	particulars of periods within which each such workers may be required to work; entries in the register or muster roll shall

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempte	ed work	Extent of exemption	Conditions
- 1	2	3	4	7. 7	5	
	(11)			945 Kg 10		be up to date.
	(ii) 64(2) (c) and 64(3)	Cotton spinning and weaving mills	Work involved blow room fuee	clearing	Sections 51, 54 and 56.	 (a) no workers shall be allowed to work for more than fifty one hours in any one week. (b) No workers shall be allowed to work in such a
	2 " 155		10		ĭ	manner that the spread
E 25		51 51				over exceeds ten and half hours except on one day in a week previously notified
	To 1 0					to the Inspector, when it shall not exceed twelve hours.
5	(i) 63(2)(b)	Dyeing and bleaching factories	Work performed I	by fire	Sections 51, 54, 55 and 56.	The intervals for food and
200		to department			33 and 36.	rest totaling one hour if working hours exceed
			6			eight and half in a day of
		.21	*1		2	half an hour if working hours do not exceed eight and half hours shall be
		Ro Maria				given to each worker every day and the register or muster roll maintained in
					1	accordance with section 62 shall show correctly the periods of work of each
			Work in nature of preparatory or complimentary to ma	1	Sections 51, 54 and 56.	workers. do-
			operations.	m	(****	
		treatment finishing & mercerizing of				Jn. "
	Allen Q G	cloth.				
6	64(2)(b)		All work	S		Workers shall be allowed to work on shifts of not
e e Filozofia	i	factories and bleaching, finishing,	i			longer than eight hours duration.
	S	mercerizing and sanforising lepartments of factories	2			

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	6
d and a second s	64(2)(b)	All factories other than Cotton spinning	(a) Work performed by oilers and (b) Work in machine-shop smithies or foundries so far as such work is complementary to main operations	Section 51, 54 and 56.	This exemption shall not apply; (i) in the case of work performed by boilers, where these workers of the factories in which they work have been exempted from the provisions of sections 52 to 55; and (ii) to the work in the machine shop, smithy or foundry portion of engineering work shops or to a smithy or foundry used solely as
8	64(2)(d) 63(3)	, Oil installations.	Work performed by worker	Sections 51, 52,	such. (a) Intervals for food
	64(4).		in connection with pumping operations.	54, 55, 56 and 61.	all workers allowed to work on such work. (b) A compensatory resperiod of at least twent four consecutive hour shall be given to each worker after the cessation of the pumping operation continuing after 10 p.m.
9	64(2)(b)	Oil tank installations.	Work performed by furnace man and fire man	and 56.	
10		Public electricity supply factories, generating electricity in any manner and rooms and boiler department generating electricity in any manner for their own use employing workers on shift of not more than eight hours each.	Operations and maintenance of; Prime movers and auxiliaries, generators, transformers and switch gears. Oilers and auxiliaries switch gears. Oilers and auxiliaries.	Sections 51, 52 54, 55 and 56.	allowed to work on shift of not longer than eight hours durations. (b) In the absence of worker who has failed report for duty, a shift worker may be allowed work the whole or part subsequent shift provide that the next shift of the worker shall not commence before 16 hours has elapsed after the specified stopping time of the shift to which the workers belongs. (c) No workers shall allowed to work for more than 56 hours in any of week except the workers than eight and than the shift to workers shall allowed to work for more than 56 hours in any of week except.
					employed as in conditi (b) above but shall r be allowed for more th sixty four hours in a one week.

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	6
yel	ok en a		chert and be created as the control of the control	as U.A. Had A.	Such workers shall be allowed not less than two holidays in each period covered by four consecutive statutory factory holidays.
11	64(2)(d) and 64(4)	receiving stations and sub- stations or in any factory of the department	Operation and maintenance of transformers & their auxiliaries receiving and distribution switch gear, lighting arrestors, synchronous and other	Sections 51, 52, 54, 55 and 56.	As in entry No. 10.
	ing satisfication	electrical energy for the use of the	condensers and rotary and static condensers.		
10	(4(2)(4) 1	factory Factories of the	Operations in connection	Sections 51 52	As in entry No. 10.
12	64(2)(d) and 64(4)	department of factories charging electrical accumulators.	with charging electrical accumulators.		As in chuy No. 10.
13	64(2)(d) and 64(4)	Distilleries	Work on the extraction of sugar from various basis fermentation of sugar, juice and distillation of formicated wash		As in entry No. 10.
14	64(2)(d) and 64(4)	Sugar Factories	Operation, beginning with receiving, and weighment of cane and ending with beginning of sugar.		As in entry No. 10.
15	64(2)(d) and 64(4)	Chemical Factories	Al continuous pro-cases work	-do-	As in entry No. 10.
15A	64(2)(d) and 64(4)	Rayon and other like man made fiber factory	All continuous pro-cases work, which shall also include preparatory weaving factory	-do-	As in Entry No. 10
16	64(2)(d) and 64(4)	Vegetable oil hydrogenation factories	The work namely; refinery, bleaching, filtering, generation of hydrogen,	-do-	As in entry No. 10.
			hydrogenating and deodorizing processes also compression of oxygen and the cylinder filling.		
17	64(2)(d) and 64(4)	Magnesium chloride factories.	The work on concentrating process.	-do-	As in entry No. 10.
18	64(2)(d) and 64(4)	Public pumping and compressor stations	All work	-do-	As in entry No. 10.
19	64(2)(d) and 64(4)	Train gas lighting of railways		-do-	As in entry No. 10.
20	64(2)(d) and 64(4)	Water supply pumping factories of railway work shops	All work	-do-	As in entry No. 10.

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
. 1	2	3	4	5	6
21	64(2)(d) and 64(4)	Ice factories	Work of the engine and compressor drivers and oilers and assistant.	-do-	As in entry No. 10.
22	64(2)(d) and 64(4)	Carbolic acid gas works	men, plant, drivers, oilers and the filling of cylinders.		As in entry No. 10.
22A	64(2)(b)	Carbolic acid gas works	boiler.	and 55.	This exemption shall be availed of only one day when plant is restarted after closure
23	64(2)(d)	Carbolic acid gas solidification works	All work except packing blocks.	Sections 51, 52, 54, 55 and 56.	As in entry No. 10.
24	64(2)(d) and 64(4)	Oxygen factories	Engine and plant drivers, oilers and the filling of cylinders.		As in entry No. 10.
25(i)	64(2)(d) and 64(4)	Factories refining crude mineral oil.	(a) All continuous process work performed by plant	Sections 51, 52, 54, 55 and 56.	As in entry No. 10.
(ii)	64(2)(d) & 64(3)		(b) Work performed by workers engaged in discharging and loading tankers.	2 By	(i) Interval for food and rest shall be given to all workers allowed to work Sections 51, 52, 54, 55, 56 and 61 on such work. (ii) Exemption from section 61 shall be
		1			availed of only during the continuance of the operations; and (iii) Notice of pumping operations with the
				Soution 51 50	number of workers allowed to work shall be sent
(iii)	64(2)(d) and 64(4)		(c) Work performed by safety operators.	Sections 51, 52, 54, 55 and 56.	to the Inspector as soon as possible after the commencement of such work.
26	64(2)(d) and 64(4)	74 THE THE TENT OF	All work in the report house and on the water gas plant work of the male yards labour staff in un loading coal, feeding hoppers and removing	Sections 51, 52, 54, 55 and 56.	As in entry No. 10. As in entry No. 10.
			coke, work on the syphones, boilers station meters and governors.	garanna que vos craque 6-	not the option and max sna
27	64(2)(d) and 64(4)	Hydraulic pumping stations		Sections 51, 52,	As in entry No. 10.
28	64(2)(d) and 64(4)	Paper card-board and straw-board	Work performed by male	54, 55 and 56. Sections 51, 52, 54, 55 and 56.	As in entry No. 10.

Sr. No.		Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	
ori,		on three eight hours shift system.	strainers and washers, boaters, paper making machines, pumping plants rulers and cutters	3	6
29	64(2)(d) and 64(4)	Cement factories and Asbestos cement factories	All work on continuous process units.	Sections 51, 52 54, 55 and 56.	As in entry No. 10.
30	64(2)(d) and 64(4)	Glycerin factories	All work on continuous process units.	Sections 51, 52 54, 55 and 56.	, As in entry No. 10.
31	64(2)(d) and 64(4)	Dextrin manufacturing factories	All work on continuous process units.		, As in entry No. 10.
32	64(2)(d) and 64(4)	Acetylene factories	Generation of gas and filling of cylinders.	Sections 51 52,54,55 and 56	, As in entry No. 10.
33	64(2)(d) and 64(4)	Starch factories working on 8 hours shift	All work except Engine department and workshop.		, As in entry No. 10.
34	64(2)(d) and 64(4)	Potassium chlorate factories	Work in cell room.	Sections 51, 52, 54, 55 and 56.	As in entry No. 10.
35	(i) 64(2)(d) and 64(4) (ii) 64(2)(d)(ii)		All work on furnace Hot rolling.	Sections 51, 52, 54, 55 and 56.	As in entry No. 10. Workers shall not be
				Section 55	allowed to work on shifts of not longer than eight hours duration.
36	(i) 64(2)(d) and 64(4) (ii)64(2)(d)	(i) Sodium and potassium bi chromate factories (ii) -do-	Works on furnace crystallizers All other works	Sections 51, 52, 54, 55 and 56. Section 55	
37	-do-	Oil Mills	All continuous process work	-do-	-do-
38	(i) 64(2)(d) and 64(4) (ii)64(2)(d)	Floor mills	All work	-do-	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
39	(i) 64(2)(d) (ii) 64(2)(c)	(ii) -do-	workers in crushing sugar cane.	Sections 51,54, and 56 Sections 51, 54, 55, 56 and 61.	—do— A notice showing the periods of work of the crusher shall be exhibited in the factory and a copy
0	64(2)(d)	Cement tiles factories			sent to the Inspector (a) No workers shall be allowed to work for more than four hours on any of the weekly holidays (b) No workers shall be allowed to work on consecutive weekly holidays (c) No worker shall be
-1200	busau et suu su suusiks turasija				allowed to work in excess of limits of weekly hours of work

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	6
					as laid down in section 51 except during the week when the worker was on a weekly holidays in (a) above and when his total hours of work may be allowed to exceed the weekly limit laid down in section 51 by the number of hours not exceeding 4 worked on the weekly
41	64(2)(d) and 64(4)	Glass factory	All work except packing work and work in Engineering Department.	Sections 51, 52, 54, and 56.	holidays. As in entry No. 10.
42	64(2)(d)	Smelting and refining factories.	(i) Work on reducing furnace (ii) All continuous process work in electrolytic refining factories	Sections 55	(a) Workers shall not be allowed to work on shifts of not longer than eight hours duration.(b) In the absence of
36.94					worker who has failed to report for duty, a shift worker may be allowed to work the whole or part of subsequent shift provided that the next shift of the worker shall not commence before 16 hours has elapsed after the
	o have at the	3 20		1 Files 1	(specified) stopping time of the shift to which the workers belongs.
43	64(2)(b)	Film studio	All work	Sections 51, 54, and 56.	The street of
44	64(2)(d) and 64(4)	Rubber tyre factories	All work on curing process	Sections 51, 54, 55 and 56.	(a) Workers shall not be allowed to work on shifts of not longer than eight hours duration.
2.00	I consider the constant of the				(b) In the absence of worker who has failed to report for duty, a shift worker may be allowed to work the whole or part of subsequent shift provided that the next shift of the worker shall not commence before 16 hours has elapsed after the

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	- 6
4 = 1 j			i e		time of the shift to which the workers belongs.
45	64(2)(d)	Ordinance factories	Work in melting shop, swar fannealing furnace gas producers, electrical substation and water and electrical distribution department.	Section 55	Workers shall be ordinarily work on three 6 hours shift.
46	64(2)(d)	Soap factories	Work on soap boiling pans and soap drying pans	Section 55	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
47	64(2)(d)	Pottery works	 Workers of fireman on kilns. Work on Tunnel kilns. 	Section 55	 (a) Workers shall not be allowed to work on shifts of not longer than eight hours duration. (b) No workers shall be allowed to work on consecutive weekly holidays
48	64(2)(d)	Brick factories	Workers of fireman on kilns.	Section 55	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
49	64(2)(d)	Plastic factories	Work on plastic injection machine.	Section 55	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
50	64(2)(d)	Pharmaceutical factories	All continuous process work	Section 55	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
51	64(2)(d) and 64(4)	Factories processing Cinematographic films	Work on developing and washing process.	Sections 51, 54, 55 and 56 Section 55	As in entry 44. The intervals for food and rest totaling one hour of working hours exceed eight and a half an hour if working hours do not
2000 2000 2001 200 400					exceed eight and half hours shall be given to each worker every day and the same noted in the register or muster roll maintained in accordance with section 62(2).
52	64(2)(c)	All factories	Telephone operators	Sections 51, 54, 55 and 56	(a) No workers shall be allowed to work for more than 56 hours in any one week
53	64(2)(i)	News paper printing press	(a) All work on daily news papers. (b) All work on the weekly news papers.	—do—	(a) No overtime shall be carried on except for two days prior to the date of publication of the weekly news

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	6
- COM	trove sell confidence sellication sellication sellication sellication sellicat		now most garden to A. We recouse and consider states are sound a constructions of re		paper. (b) The exemption under this entry shall be availed of only on that section of the press where there is break down of the machineries.
54	64(2)(i) and 64(3)	All factories	Loading and unloading of railway wagons	Sections 51, 52, 54, 55, 56 and 61.	Exemption from section 61 may be availed of provided that every worker at the end of the day's work is supplied with note showing the total number of hours of work put in by such worker.
55	64(2)(d)	Cashew nut factories.	Oil extraction work	Section 55	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
56	64(2)(d)	Cotton spinning and weaving mills.	Work on air sizing machines.	Section 55	(1)-do- (2) worker shall be given specified rest intervals for food and rest
57	64(2)(d)	Cycle manufacturing factories	Work in coloring and enameling section and semi automatic painting plant.	Section 55	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
58	64(2)(b)	Confectionery manufacturing factories	Making of malted chocolate flavored food and chocolate making.	Section 55	Workers shall not be allowed to work on shifts of not longer than eight hours duration.
59	64(2)(b)	Chemical products factories	Process of manufacturing activated carbon.	Sections 51, 52, 54, 55 and 56.	
	The state of the s				(b) No worker shall be allowed to work in such a manner that the spread over exceeds twelve hours in any day and this shall be permissible only incase when a shift reliever working on
200. 600 200. 600 200					continuous process does not attend at the correct time and alternative relief can not be arranged. (c) No workers shall be
est i. al i. In pui	zis cierce le se que tante e cabrer i accidit o la serio		and years of the second		allowed to work for more than 56 hours in any one week except then employed as in

Sr. No.	empowering grant of exemption	(see 1) of decision	Nature of exempted work	Extent of exemption	Conditions
1_	2	3	4	5	
Marks Mg	is nucli vegasi sor uselihmah au	dial No	archa lo r chew as	o sortei	allowed not less than two holidays in each period covered by fou
13985	asknow selft.	(a) 2.17 dours	All with in connection with the		consecutive statutory
60	64(2)(b)	Enameled ware manufacturing	TYZ 1	Section 55	holidays. Workers shall not be allowed to work on shifts of not longer than eight
62	64(2)(b)	Insulated wire and cables manufacturing factories	Work on wire annealing plant P. V. C. extruder & continuous vulcanizing plant	Sections 54, 55 and 56.	hours duration. (a) Workers shall not be allowed to work on shifts of not longer than eight hours duration. (b) Intervals for food and rest shall be given to all workers allowed to work on such week.
ice i i i i i i i i i i i i i i i i i i			All work in connection with the manufacture of cream, butter, ghees by vacuum process cheese, baby food, and milk powder, corn-powder sections of various fat concentrations case in sections or any other milk.	55 and 56.	(a) Workers shall not be allowed to work on shifts of not longer than eight hours duration. (b) In the absence of worker who has failed to report for duty, a shift worker may be allowed to work the whole or part of subsequent shift provided that the next shift of the worker shall not commence before 16 hours has elapsed after the (specified) stopping time of the shift to which the workers belongs. c) No workers shall be allowed to work more than 48 hours in any one week for except that when
	A fight walk region			(c	employed in condition above. I) He shall not be allowed to work for more than 56 hours in any one

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	6
					week.
63	64(2)(d)	Factories or departments there of manufacturing crimped (stretch) yarn from thermoplastic filament yarn.	All work on continuous process units.		Workers shall not be allowed to work on shifts of not longer than eight hours duration.
64	64 (b) (d) and 64 (4)	Milk products factories	All work in connection with the manufacture of cream, butter, ghees by vacuum process, cheese, baby food milk powder conpowder sections of various fat concentrations case in sections or any other milk products.	55 and	(a) The workers shall be allowed to work on shifts of not longer than eight hours duration. (b) In the absence of a worker who has failed to report for duty a shift worker may be allowed to work the whole or part of subsequent shift of the shift worker shall not commence before a period of 16 hours has elapsed after the specified stopping time of the shift to which the worker belongs. (c) No worker shall be allowed to work more than 48 hours any one week for except that when employed as in condition above. (d) He shall not be allowed to work for more than 56 hours in any one week.
65	64 (2) (d)	Factories or departments there of manufacturing crimped (stretch) yarn from thermoplastic filament yarn.	process units	s Section 56	Workers shall be allowed to work on shift of not longer than eight hours duration

Sr. No.	Section of the Act empowering grant of exemption	Class of factory	Nature of exempted work	Extent of exemption	Conditions
1	2	3	4	5	6
66	64 (2) (d)	Bread and Biscuit manufacturing factories	Continuous process work on biscuit manufacturing machine having combined furnace from doubt making to packing of biscuit on continuous machine.	i .	Workers shall be allowed to work on shifts, of not longer than 8 hours duration.
67	63 (2) (c) and 64 (3)	Salt factories	All workers employed in the manufacturing of salt	Section 55, 56 and 61	 (i) Exemption from provisions of section 6 will apply in so far as it relates to the specification of the period of rest interval in the notice of periods for adults. (ii) The spread over shall not exceed 12 hours on any day. The entries regarding actual commencement and completion of their periods of work shall be entered in form No. 28.
68	64 (2) (d)	All factories	Watchman	Section 51, 54, 55 and 56	As in entry No. 10
69	64(2)(d) and 64(4)	Aerated water and beverages Industry	Work in Chilling Plant, Filter Operations, Caser / Un caser Operation, and Syrup preparation	54, 55 and 56	As in entry No. 10

(Note:- The attention of Manager of all factories is drawn to section 59 and 85 regarding payment for overtime work of exempted workers)

By order and in the name of the Governor of Gujarat,

R. H. VASAVA,Deputy Secretary to Government.





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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 17th April, 2017.

CONSUMER PROTECTION ACT, 1986

No.GTH/2017/14/CPA/102017/190255/D:- In exercise of the powers conferred by clause (a) of section 9 read with sub station (1) (a), 1(A) and 2 of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby accepts the resignation of Ms. Sunita K. Bhansali, Non-Judicial Member, Consumer Disputes Redressal forum, kachchh-Bhuj with effect from 17/02/2017 (A.O.H.)

By order and in the name of the Governor of Gujarat,

C.D. TALAWADI, Section Officer,

Food, Civil Supplies And Consumer Affairs Department.

Government Central Press, Gandhinagar.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

HEALTH AND FAMILY WELFARE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 24th April, 2017.

CONSTITUTION OF INDIA.

No.GP/13/KRV/102007/82382/CH:— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of the all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of the Specialist, Class I in the Medical Services, under the Employees State Insurance Scheme, Gujarat State, namely:-

- 1. These rules may be called the Specialist, Class I in the Medical Services, under the Employees State Insurance Scheme, Recruitment Rules, 2017.
- 2. In these rules, unless the context otherwise requires "Specialist Class I, in the medical services, Employees State Insurance Scheme", means a post included in the Annexure annexed to these rules.
- 3. Appointment to the post of Specialist, Class I in the Medical Services under the Employees State Insurance Scheme Gujarat State, shall be made either,-
 - (a) by promotion of a person of proved merit and efficiency from amongst the persons, who, -
 - (i) have worked for not less than eight years in the cadre of Medical Officer (Allopathy), Class II, in the Medical Services under the Employees State Insurance Scheme, Gujarat State.
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006: and
 - (iii) possess the educational qualification as prescribed in clause (b) of rule 4 for the direct selection:

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) above is not available for promotion and it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience for a period of not less than two-thirds of the period specified in sub-clause (i) above; or,

- (b) by direct selection.
- 4. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall, -
 - (a) not be more than 45 years of age:

Provided that the age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

- (b) possess a degree of Bachelor of Medicine and Bachelor of Surgery obtained from any of the Universities established or incorporated by or under the Central or State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; or possess any other equivalent qualification specified in the first or second schedule to the Indian Medical Council Act, 1956; and
- (c) (i) possess a post-graduate diploma in respective subject as shown in the Annexure against the each post obtained from any of the Universities established or in corporated by or under the Central or a State Act in India; or possess an equivalent qualifications recognized by the Medical Council of India; and have about two years' experience in Government Hospital, Non-Government Organization Hospital, Hospital run by Registered Trust or Local Bodies; or
 - (ii) Possess Post-Graduate Degree in respective subject as shown in the Annexure against the each post, obtained from any of the Universities established or incorporated by or under the Central or State Act in India; or possess an equivalent qualifications recognized by the Medical Council of India;
- (d) possess the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules 1967; and
- (e) possess adequate knowledge of Gujarati or Hindi or both.
- 5. The candidate appointed by direct selection shall be on probation for a period of two years.
- 6. The candidate appointed by direct selection shall during his probation period pass the qualifying examination for computer knowledge, in accordance with the provision of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall, during his probation period, undergo preservice training and pass post training examination in accordance with the Gazzetted Officers Pre-service Training and Examination Rules, 1970.
- 8. The candidate appointed by direct selection shall pass an examination Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
- 9. The candidate appointed by direct selection shall get himself registered under the Gujarat Medical Council Act, 1967 before joining the duty.

10. The candidate appointed by direct selection shall, if so require be liable to serve in any defense service or post connected with the defense of India, for a period of not less than four years, including the period, if any spent on training:

Provided that the candidate shall,-

- (a) not be required to serve as aforesaid after the expiry of ten years from the date of his appointment; and
- (b) not ordinarily be required to serve as aforesaid after attaining the age of 45 years.
- 11. The candidate appointed either by direct selection or by promotion shall undergo such training and pass such examination as may be prescribed by the Government.
- 12. The candidate appointed by direct selection shall furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

ANNEXURE

(See rules 2,4 and 4(c)(ii))

The post of the Specialist Class I in Employees State Insurance Scheme, required for each post.

Sr. No.	Name of the Post.	Educational Qualifications.		
1	General Surgeon, Class I	M.S. (General Surgery)		
2	Physician, Class I	M.D. (Medicine)		
3	Obstetrics and Gynaecologist, Class I	M.D. (Gynaecology) or postgraduate diploma in Gynaecology.		
4	Orthopaedic Surgeon, Class I	M.S. (Orthopaedics)		
5	Dermatologist, Class I (skin and V.D.)	M.D. (Dermatology)or post -graduate Diploma in Dermatology and Vancrology		
6	Paediatrician, Class I	M.D. (Paediatrics) post graduate Diploma in paediatrics		
.7	Pathologist, Class I	M.D. (pathology) or postgraduate Diploma in pathology		
8 .	Radiologist, Class I	M.D. (Radio Diagnosis) M.D (Radiology) or post-graduate Diploma in radiology		
9	Ophthalmologist Surgeon, Class I	M.S. (Ophthalmology) or post graduate Diploma in Anaesthesiology		
10	Anaesthetist, Class I	M.D.(Anaesthesiology) or post graduate Diploma in Anaesthesiology		
11	Oto-rihano-Laryngology (ENT Surgeon) Class I	M.S. (Oto -rhino- Laryngology) or post graduate Diploma in oto-rhino- Laryngology		

By order and in the name of the Governor of Gujarat,

G.C.SHAH , Additional Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FOREST AND ENVIRONMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 21st April, 2017.

No. GVN-2017-(03)-ENV—102015-1210-E. In exercise of the power conferred by sub-section (3) of section- 40 of the Water (Prevention & Control of Pollution) Act, 1974 (Act No. 6 of 1974), Government of Gujarat hereby appoints LAHOTI & LAHOTI (WR0627),56 STHANAKWASI JAIN SOCIETY, NR. NARANPURA CROSSING, USMANPURA, AHMEDABAD- 380 013 Gujarat, Auditor of the Gujarat Pollution Control Board, Sector- 10/A, Gandhinagar- 382 010 for auditing the accounts of financial year 2016-2017 subject the following conditions:-

- 1. The company will be paid remuneration of Rs. 1,00,000/- (Rupees One Lac only) after the receipt of the Audit Report of the Board.
- 2. The travelling allowance and daily allowance will be paid as per the rules prescribed by the Gujarat Pollution Control Board, Gandhinagar.
- 3. The audit work should be completed and audit Report should be submitted to the Board within six months from the date of appointment.

By order and in the name of the Governor of Gujarat,

B. G. VAGHELA, Under Secretary to Government.

IV-A-Ex.-60-1





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PART IV-A

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LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 18th April, 2017.

Constitution of India.

No. GK/30 /2017/ECO/102013/21/E: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes following rules to provide for regulating recruitment to post of Joint Charity Commissioner, Class I, in the Charity Organisation, Gujarat State, under the Legal Department, namely:

- 1. These rules may be called the Joint Charity Commissioner, Class I, in the Charity Organisation, Gujarat State under the Legal Department Recruitment Rules, 2017.
- 2. Appointment to the post of Joint Charity Commissioner, Class I, in the Charity Organisation, Gujarat State under the Legal Department shall be made either-
 - (a) by promotion of a person on the basis of the principle of selectivity within the zone of consideration irrespective of seniority in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967, from amongst the person, who-
 - (i) have worked for not less than five years in the cadre of Deputy Charity Commissioner, Class I, in the Charity Organisation, under the Legal Department;
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006; and
 - (iii) possess the educational qualifications as prescribed in clause (b) of rule 3 for direct selection:

Provided that where the appointing authority is satisfied that the person having the experience specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of the person having

experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

- (b) by direct selection; or
- (c) by temporary transfer on deputation basis from amongst the persons who is holding or has held a judicial office not lower in rank than that of District Judge, or a Judge of the Bombay City Civil Court, or the Chief Judge of the Presidency Small Cause Court.
- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,
 - (a) not be more than 48 years of age:

Provided that the upper age limit may be relaxed in favour of the candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

- (b) possess
 - (i) a degree in law (special) or law with five years course after Higher Secondary Certificate (H.S.C.) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and
 - (ii) have not less than ten years,
 - (a) An Advocate enrolled under the Advocates Act, 1961, or
 - (b) An Attorney of a High Court.
- (c) the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967, and
- (d) adequate knowledge of Gujarati or Hindi or both.
- 4. The candidate appointed by direct selection shall be on probation for a period of two years.
- 5. The candidate appointed by direct selection shall during his probation period to undergo pre-service training and pass the post-training examination in accordance with the provisions of the Gazetted Officer's Pre-service Training and Examination Rules, 1970.
- 6. The candidate appointed by direct selection shall during his probation period to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall to pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
- 8. The candidate appointed either by direct selection or promotion shall undergo such training and pass such examination as may be prescribed by the Government.
- 9. The candidate appointed by direct selection shall furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

P. M. UNADKAT,
Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FINANCE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 1st May, 2017.

CONSTITUTION OF INDIA.

No.(GN-11)VVK-122013-745-Th.3:-In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules to provide for regulating the conditions of service of persons directly recruited to the post of Senior Clerk, Class III in so far as they relate to their pre-service training and post-training examination, namely:-

1. Short title, extent and Commencement.

- (1) These rules may be called the Senior Clerks, Class III (Pre-Service Training and Post Training Examination) Rules 2017.
- (2) They shall apply to the person directly recruited as Senior Clerk, Class III in the Commissionerate of Commercial Tax.
- (3) They shall come into force on the date of their publication in the *Official Gazette*.
- 2. **Definitions.** In these rules, unless the context otherwise requires,—
 - (a) "Appendix" means an Appendix appended to these rules;
 - (b) "Contractual Post" means post of the Senior Clerk, Class III in any of the office of the Commissionerate of Commercial Tax on which direct recruit is appointed on contractual basis.
 - (c) "Deputy Commissioner of Commercial Tax" means the Deputy Commissioner of Commercial Tax (Training), Gujarat State;
 - (d) "direct recruit" means a person appointed on contractual basis on the post of Senior Clerk, Class III in the Commissionerate of Commercial Tax.

- (e) "Institute" means the Office of Deputy Commissioner of Commercial Tax(Training), Gujarat State, Ahmedabad.
- (f) "post-training examination" means the examination held by the institute.
- (g) "specified chance" means the number of chances specified in these rules within which a direct recruit requires to pass the examination.
- 3. Institutional training,— The direct recruits shall under go institutional training at the institute in accordance with the following provisions, namely:-
 - (1) The institutional training to be imparted by the institute shall be for a period of 8 weeks.
 - (2) The direct recruit shall be under the control of Deputy Commissioner of Commercial Tax during the period of their institutional training.
 - (3) The post-training examination shall be held by the Deputy Commissioner of Commercial Tax on the completition of institutional training period. The direct recruits who have completed the institutional training programme shall require to pass the post-training examination within specified chances. After completion of the institutional training, the direct recruits shall require to work in their respective offices until their post-training examination.

4. Scheme of Examination.—

- (1) The post-training examination shall consist of Four papers each of 100 (one hundred) marks. The syllabus of each paper shall be as specified in Appendix-I.
- (2) The examination shall consist of multiple choice questions (MCQs) except paper 3, which shall be of descriptive type. Answers of paper 3 shall be required to be written in Gujarati or as per the instruction given in the question paper.
- (3) The candidates shall be allowed to answer the subjects of papers 1, 2 and 4 with help of books and paper 3 without books.
 - **Explanation:** "With books" means original book of the subjects approved by the Government or the institute from time to time which includes Bare Acts and Rules without any commentaries or case laws and includes manuals issued under the Act.

5. Attempts for passing Examination,—

(1) The direct recruits shall pass the post-training examination within three attempts during their contractual period:

Provided that in case of person belonging to Scheduled Castes or Scheduled Tribes unable to pass the post-training examination within three attempts, shall be allowed an additional attempt. Such additional attempt shall have to be availed of within a period of one year from the date of declaration of the result of the examination of his third attempt.

(2) If a direct recruit fails to pass the post-training examination in specified attempts as required under these rules, his services shall be terminated:

Provided that if, in a case, the State Government is satisfied that he could not pass the examination within specified chances for reasons beyond his control, the State Government may after recording reasons allow him not more than two additional attempts to pass such post-training examination on payment of an examination fee determined by the Government:

Provided further that if a direct recruit passes the post-training examination after availing the additional attempts, he shall not be entitled to claim seniority over those persons who have passed the examination earlier than him within the specified chances.

- (3) In the circumstances mentioned in sub-rules (1) and (2) above, if the examinations are not conducted in time or result thereof cannot be declared before the contractual period of the direct recruits is over, his contractual period shall be deemed to have been extended till the declaration of the result of the post-training examination of his last additional attempt.
- (4) Non oppearance in the examination, shall be considered a failed attempt.
- (5) The Deputy Commissioner of Commercial Taxshall submit the result of post-training examination to the Commissioner of Commercial Tax who shall publish the same by issuing a notification.

6. Passing of the Examination,-

- (1) The standard for passing the post-training examination shall be of fifty per cent of the total marks assigned to each paper.
- (2) An unsuccessful candidate who secures sixty per cent or more marks in one or more papers shall be exempted from appearing in that or those papers at the subsequent examinations.

7. Non Entitlement of Travelling allowance.—

The direct recruits shall not be entitled to any travelling allowances for the journeys performed by him to attend institutional training or to appear in the post-training examination.

8. Requirement as to attendance.—

In order to qualify for appearing at the examination, a directly recruit shall require to attend minimum of 85% of the total number of lectures in the institutional training failing which he shall be disqualified for appearing in the post-training examination and shall be liable to be terminated from his contractual appointment.

9. Non entitlement of leave.—

During the period of institutional training, a direct recruit shall not be allowed any type of leave or absence for more than three days. If the direct recruit remains absent for more than three days and the Deputy Commissioner of Commercial Tax is satisfied that his absence is not due to any unavoidable circumstances beyond his control, he may direct to deduct the pay of the direct recruit for the days of absence.

10. Providing of Books.-

The institute shall provide books for institutional training and in post-training examination to the direct recruits without obtaining any security deposit during their institutional training in the institute. The direct recruits shall be required to return the books as soon as the post-training examination is over. In case of loss or damage, price of the books shall be recovered from the direct recruits by the institutes.

11. Changes in Traning Schedule.—

The Deputy Commissioner of Commercial Tax may change or alter training schedule and also the date of the post-training examination as per the prevailing circumstances.

12. Execution of Bond.-

Every direct recruit shall execute a security bond and surety bond in the form as specified in Appendix-II.

13. Working as a Senior Clerk.-

After passing the post-training examination, the direct recruit shall work as a Senior Clerk in the Commissionerate of Commercial tax.

Appendix - I

(See rules 4(1))

Pre-Service Training Examination Syllabus

(For the post of Senior Clerk, Class III)

Paper No.	Subject	Marks	Time
1	Service Matters(With Books)(MCQs Type)	100 Marks	2 Hours
	> The Gujarat Civil Service (Conduct) Rules, 1971	20 Marks	
	> The Prevention of Corruption Act, 1988	5 Marks	place (1)
	The Gujarat Civil Service (Discipline and Appeal) Rules, 1971	15 Marks	
nuen et	➤ The Gujarat Civil Service Clasification and Recruitment (General) Rules, 1967	10 Marks	
	➤ The Gujarat Civil Service Rules, 2002	40 Marks	
100 mm - 12 mm	Part – 1 to 8	at the Mary Mary and the	
12	> The Right to Information Act, 2005	10 Marks	
2	Financial Matters (With Books)(MCQs Type)	100 Marks	2 Hours
	 The Gujarat Financial Rules, 1971 (Except the rules No. 15 to 19, 31, 34, 35, 64, 97 to 102, 152 to 157, 169 to 175, 185, 186) 	30 Marks	
	➤ The Gujarat Treasury Rules, 2000 (Except the Chapter No. 1, 2, 4, 5, 9, 10, 13, 14, 15, 18)	30 Marks	
	The Bombay Contingent Expenditure Rules, 1959 (Except the Section 10, 12, 21, 25, 28, 29, 30, 31, 33, 34, 35)	15 Marks	
	Gujarat Budget Manual, Book No.1(Expect Chapter 3,7 and 18)	15 Marks	
	> The Bombay General Provident Fund Rules	10 Marks	
3	Office Procedure (Non-Sachivalaya) and Tax Administration (Without books) (Discriptive Type)	100 Marks	3 Hours
	> Office Procedure (Non-Sachivalaya)	45 Marks	
	Vidhansabha questions, their types and procedure	5 Marks	
12	Noting and Drafting	20 Marks	
	 Departmental Structure, Tax Administration and Circulars 	30 Marks	
4	Legal Matters (With Books) (MCQs	100 Marks	2 Hours
	Type)		
	The Gujarat Value Added Tax Act,2003 and Gujarat Value Added Tax, 2006	60 Marks	
	➤ The Central Sales Tax Act, 1956 and Central Sales Tax (Turn Over and Registration) Rules, 1957 and the Central Sales Tax (Gujarat) Rules, 1970	30 Marks	
	> The Gujarat tax on Entry of Specified Goods into Local Areas Act, 2001	5 Marks	
	> The Gujarat State Tax on Professions, Trades, Callings and Employments Act, 1976	5 Marks	

GUJARAT GOVERNMENT GAZETTE, EX., 01-05-2017

Appendix – II (See rule 12)

SECURITY BOND

Know all men by these presents that I
a candidate selected for appointment to the post of
on contractual basis in accordance with the rules contained in
Government Notification,
dated the
(hereinafter referred to as "the rules") an held and firmly bound up; to the Governor o
Gujarat exercising the executive power of the Government of the State of Gujarat (hereinafte
referred to as "the Government" which expression shall, unless the context otherwise requires
include his successors in office and assigns) in the amount equal to pay and allowances paid to me
by the Government during my training plus amount prescribed by the Government from time to
time towards the cost of training imparted to me by the Institute. Being an expenditure incurred by
Government to my training and which is to be paid to the Government for which payment, well and
truly to be made I bind myself, my heirs, executors, administrators and legal representatives by
these presents whereas I am required under the rules to execute a bond for refund to
the Government of the amount equal to pay and usual allowance drawn by me during the training is
the event of my (a) failure to complete the institutional training, or (b) failure to appear in the post
training examination, or (c) failure to comply with any of the provisions of the contractual rules, it
any, to the satisfaction of Government or (d) quitting service before the completion of the period of
3 years from the date of my regular appointment on satisfactory completion of the contractual
period. Now, the condition of the above written bond is that, if, I duly and faithfully observe an
perform the stipulations and condition on my part to be observed and performed as contained in the
said rules (which rules shall be deemed to form part of these presents), then the above written bon
shall be void, otherwise the same shall remain in full force and effects:
Provided that without prejudice to other right or remedies, it shall be open to the
Government to recover the amount payable under this bond as arrears of land revenue.
In witness whereof I have here to set my hand this day of
20
(Signature of Candidate)
Signed and delivered by the above named in the presence of:-

- 1. Signature and full address.
- 2. Signature and full address.

SURETY BOND

we	and	residing
at	In Taluka	District
	es for the above named	
institutional training or (2) fair comply with any of the provision or (4) quitting service before the appointment on satisfactory contant severally to forfeit to the government of state of Gujarat the pay and allowances paid to by the Government from time to Being an expenditure incurred by himself and we agree that the available to the Government realso agree that any variation of	lure to appear in the postons of the contractual rules, the completion of period impletion of the contractual er Government of Gujarat (hereinafter referred to as him by the Government do time towards the cost of by the Government on his to Government may, without cover the said amount from the terms and conditions.	in case of his (1) failure to complete the st-training examination, or (3) failure to a failure
liability under this agreement, or	ur liability shall be joint an	nd several with that of the candidate.
Dated this	day of20	Signed and delivered by the
above named surety.	Landon et a fig. 1	
Date:		Signature of Surety
Place:		Full address and occupation.
Data		
Date: Place:		Signature of Surety
Place:		Full address and occupation.
In the presence of:		
Signature, Full address and Occupation of witness:		
2) Signature, Full address and		
Occupation of witness:		
	By order and	d in the name of the Governor of Gujarat

K.H.PATHAK,
Under Secretary to Government.





EXTRAORDINARY

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MONDAY, MAY 1, 2017/VAISAKHA 11, 1939

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st May, 2017

THE INDUSTRIAL DISPUTE ACT, 1947

No.: IDA/10/2017/139/M4:-Whereas Government Notificatrion Education and Labour Department No KH-SH-1385-IDA-1265-JH, Dated 24 November, 1965 the Government of Gujarat has in exercise of the conferred by Section 89 of the Industrial Dispute Act, 1947 (XIV of 1947) directed that the powers exercised by it under sub section (1) of Section 4 of the said Act, shall be exercised also by the Commissioner of Labour in the whole of the State of Gujarat.

Now, therefore, in exercised of powers conferred by sub section 4 of the Industrial Dispute Act,1947 as delegated in the manner aforesaid, the Commissioner of Labour, Gandhinagar hereby amends the Notification No.: CL/IDA/667 to 784 Dated 20/01/1998 as under.

In the schedule appended to the said notification, the following entries shall be substituted, namely:

SCHEDULE

S.N.	Designation of persons	Area
1	Commissioner of Labour, Gujarat State, Gandhinagar	Whole State of Gujarat
2 -	Additional Commissioner of Labour, Gujarat State, Gandhinagar	Whole State of Gujarat
3	Assistant Commissioner of Labour, Vadodara	District of Chhotaudepur
4	Assistant Commissioner of Labour, Rajkot	District of Morbi
5	Assistant Commissioner of Labour, Jamnagar	District of Devbhumi Dwarka
6	Assistant Commissioner of Labour, Junagadh	District of Gir Somnath
7	Assistant Commissioner of Labour, Bhavnagar	District of Botad
8	Assistant Commissioner of Labour, Vadodara	District of Mahisagar
9	Assistant Commissioner of Labour, Himatnagar	District of Aravali

By order and in the name of the Governor of Gujarat,

K. J. JAMALIYA,
Section Officer,

Labour and Employment Department.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT ORDER

Sachivalaya, Gandhinagar, 12th May, 2017.

No. GTH/2017/15/ECA/10/2017/CS-3/B: - The following notifications issued by the Government of India, Ministry of Consumer Affairs, Food and Public Distribution dated 28/10/2016 notification no: S.O.3348(E) and 25/4/2017 notification no: S.O.1288(E) is republished for general information of public.

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION (Department of Food and Public Distribution) ORDER

New Delhi, the 28th October, 2016

S.O.3348 (E). – In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) read with clause 5 of the Sugar (Control) Order, 1966, the Central Government hereby directs that no dealer of sugar shall hold any stock for a period exceeding thirty days from the date of receipt by him of such stock and shall not keep sugar in stock at any time, in the places mentioned below, in excess of the quantities mentioned against each-

(I) in Kolkata and extended area:

Dealers who bring sugar from outside West Bengal – 10000 quintals;

- (II) In other place 5000 quintals;
 - Provided that nothing in this order shall apply to the holding or keeping of stock of sugar-
- (I) on Government account; or
- (II) By the dealers nominated by State Government or an officer authorized by it to hold stock for distribution through fair price shops under the Public Distribution System; or
- (III) By the Food Corporation of India.

Further, in exercise of powers conferred by clause 15 of the Sugar (Control) Order, 1966 the Central Government also authorises the State Governments and the Union territory Administrations to enforce this order.

Explanation. - For the purpose of this notification,-

- (I)"Kolkata and extended area" means the area specified in the schedule to the notification Of the Government of West Bengal No.7752/FS/F.5/14R92/61 dated the 16th December, 1964;
- (II) for counting the period of holding of the stock, the date on which any stock is received by the dealer shall be included;

(III) "dealer" includes all persons involved in the sugar trade channel after sugar is delivered from the factory premises and till it is received by the consumers.

2. This order shall come into force with effect from the 29th day October, 2016 and shall remain in force for a period upto 28th day of April, 2017.

[F.No.1{6}/2016-SP-I]

G.S.SAHU, Director (Sugar Policy)

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION (Department of Consumer Affairs) ORDER

New Delhi, the 25th April, 2017

- S.O. 1288(E). In exercise of the powers conferred by section 3 of the Essential Commodities Act. 1955 (10 of 1955), the Central Government hereby makes the following order to amend the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016.
- 1. (1) This order may be called the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs (Amendment) Order, 2017.

(2) It shall come into force on the 29th day of April 2017.

2. In the Removal of licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016, in clause 3, in sub-clause (2), for item (ii), the following item shall be substituted, namely:-

"(ii) Sugar, for a period up to 28th October, 2017;".

(F. No. S-10/1/2017-ECR&E) P.V. RAMA SASTRY, Jt. Secy.

Note: The principal order was published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R.929 (E), dated the 29th September, 2016 and was subsequently amended vide number S.O.3341(E), dated the 27th October, 2016.

By order and in the name of the Governor of Gujarat,

M. Z. Shroff,
Under Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 1st May, 2017.

Constitution of India.

No. GK/33/2017/ECO/2006/74/E: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes following rules to provide for regulating recruitment to post of Charity Commissioner, Class I, in the Charity Organisation, Gujarat State, under the Legal Department, namely:-

- 1. These rules may be called the Charity Commissioner, Class I, in the Charity Organisation Recruitment Rules, 2017.
- 2. Appointment to the post of Charity Commissioner, Class I, in the Charity Organisation, Gujarat State under the Legal Department shall be made either-
 - (a) by promotion of a person on the basis of the principle of selectivity within the zone of consideration irrespective of seniority in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967, from amongst the person, who-
 - (i) have worked for not less than five years in the cadre of Joint Charity Commissioner, Class I, in the Charity Organisation, Gujarat State;
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006; and
 - (iii) possess the educational qualifications as prescribed in clause (b) of rule 3 for direct selection:

Provided that where the appointing authority is satisfied that the person having the experience specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of the person having

65 - 1

experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

- (b) by direct selection; or
- (c) by temporary transfer on deputation basis from amongst the persons who is holding or has held a judicial office not lower in rank than that of District Judge, or a Judge of the Bombay City Civil Court, or the Chief Judge of the Presidency Small Cause Court.
- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,
 - (a) not be more than 48 years of age:

Provided that the upper age limit may be relaxed in favour of the candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

- (b) possess,
 - (i) a degree in law (special) or law with five years course after Higher Secondary Certificate (H.S.C.) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and
 - (ii) have not less than ten years in the aggregate --
 - (a) An Advocate enrolled under the Advocates Act, 1961, or
 - (b) An Attorney of a High Court.
- (c) the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967, and
- (d) adequate knowledge of Gujarati or Hindi or both.
- 4. The candidate appointed by direct selection shall be on probation for a period of two years.
- 5. The candidate appointed by direct selection shall during his probation period to undergo pre-service training and pass the post-training examination in accordance with the provisions of the Gazetted Officer's Pre-service Training and Examination Rules, 1970.
- 6. The candidate appointed by direct selection shall during his probation period to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall to pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
- 8. The candidate appointed by direct selection shall undergo such training and pass such examination as may be prescribed by the Government.
- 9. The candidate appointed by direct selection shall furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

P. M. UNADKAT,
Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th April, 2017.

The Official Secrets Act, 1923.

No. GG/07/2017/SB1/OSA/102013/24146 :- WHEREAS, the Government of Gujarat is of the opinion that the information with respect to, or the destruction or the obstruction of or interference with the place specified in the Schedule appended hereto would be useful to an enemy:-

NOW, THEREFORE, in exercise of the power conferred by sub-clause (d) of clause (8) of Section 2 of the Indian Official Secrets Act, 1923 (XIX of 1923), read with the Government of India, Ministry of Home Affairs, Notification No. 21/20/62/Poll (I) dated the 4th May, 1963, the Government of Gujarat hereby declares with effect on and from the date of publication of this notification, in the *official Gazette*, the said place, to be 'the prohibited places' for the purposes of the said Act, and directs that copies of this notification in English and Gujarati be affixed to the said place.

Nothing contained in this notification shall apply to:-

- 1. The members of the police force belonging to The State of Gujarat.
- 2. The members of the Army Navy, or Air Force of the Union.
- 3. Persons employed in the aforesaid places and
- 4. The Salaried magistrates.

SCHEDULE

Survey No. Name of the places and the description of Boundaries of the places.

Sr. No.	Name of installation	Address	Survey No. and area		Boundaries of Prohibited Area
1.	Bharat Oman Refineries Limited, Jamnagar	Village-Sindhavadar Ta. – Wankaner District – Morbi (Gujarat)	Survey No: 547/1, 547/1/1 Wankaner Area: 0.099	East: West:	Land pertaining to Survey No. 547. Rajkot- Wankaner Road
	Village-Sindhavadar Ta. – Wankaner District – Morbi	(Cuguat)	(In HA)	North:	The Agriculture land pertaining to Survey No. 569 Adjoining the Road.
	(Gujarat)			South:	Survey No. 547 Agriculture Land.

By order and in the name of the Governor of Gujarat,

PANKAJ DAVE, Under Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th April, 2017

PRE-CONCEPTION AND PRE-NATAL DIAGNOSTIC TECHNIQUES (PROHIBITION OF SEX SELECTION) ACT, 1994.

No. GP/16/PNDT/102008/GOI/853/B.1 .- In exercise of the powers conferred by sub-section (2) and (3) of section 17 of the Pre-conception and Pre-natal Diagnostic Techniques (Prohibition of Sex Selection) Act, 1994 (57 of 1994), the Government of Gujarat hereby amends the Government Notification, Health and Family Welfare Department No. : GP-28-PNDT-102008-GOI-853-B.1, Dated 8th May, 2013, as follows namely:-

In the said notification, in the schedule, after the entry as serial No. 223 the following entries shall be added, namely.

Sr.	District	Officer	Area Covered for Health activities by
			Taluka Health Officer will be Considered
			as an area for the jurisdiction of Sub-
			District appropriate Authority
224	Ahmedabad	Taluka Health Officer, Dholera	Dholera
225	Banaskantha	Taluka Health Officer, Lakhni	Lakhni
226	Banaskantha	Taluka Health Officer, Suigam	Suigam
227	Bharuch	Taluka Health Officer, Netrang	Netrang
228	Chhotaudepur	Taluka Health Officer, Bodeli	Bodeli
229	Dang	Taluka Health Officer, Vaghai	Vaghai
230	Gir Somnath	Taluka Health Officer, Gir-Gadhda	Gir-Gadhda
231	Kheda	Taluka Health Officer, Vaso	Vaso
232	Kheda	Taluka Health Officer, Galteshwar	Sevaliya
233	Mehsana	Taluka Health Officer, Jotana	Jotana
234	Navsari	Taluka Health Officer, Khergam	Khergam

Sr.	District	Officer	Area Covered for Health activities by Taluka Health Officer will be Considered as an area for the jurisdiction of Sub- District appropriate Authority
235	Patan	Taluka Health Officer, Saraswati	Aghar
236	Patan	Taluka Health Officer, Shankheshwar	Shankheshwar
237	Rajkot	Taluka Health Officer, Vinchhiya	Vinchhiya
238	Sabarkantha	Taluka Health Officer, Poshina	Poshina
239	Valsad	Taluka Health Officer, Vapi	Vapi
240	Bhavnagar	Taluka Health Officer, Jesar	Jesar
241	Surendranagar	Taluka Health Officer, Thangadh	Thangadh

By order and in the name of the Governor of Gujarat,

A. J. BHADESHIA, Under Secretary to Government.





EXTRAORDINARY

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TUESDAY, MAY 23, 2017/JYAISTHA 2, 1939

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

વન અને પર્ચાવરણ વિભાગ સુધારા જાહેરનામું

સચિવાલય,ગાંધીનગર, તા.૦૬/૦૫/૨૦૧૭.

સૌરાષ્ટ્ર વૃક્ષ છેદન (શિક્ષા કરવી) અધિનિયમ,૧૯૫૧.

કમાંકઃઘ/ખ/૨૨/એસએફટી/પીએએન/૨૦૧૪/૫૧/ડબલ્યુ. — સૌરાષ્ટ્ર વૃક્ષ છેદન (શિક્ષા કરવા બાબત) અદ્યિનિયમ ૧૯૫૧ ની કલમ ૨ ના ખંડ (ગ)થી મળેલી સત્તાની રૂએ, અને વન અને પર્યાવરણ વિભાગના તા.૨૦/૧૦/૨૦૧૫ના ગુજરાત સરકારના સુધારા જાહેરનામા નં: ઘ/ખ/૨૨/એસએફટી/પીએએન/૨૦૧૪/૫૧/ડબલ્યુથી પ્રસિદ્ધ કરેલ વૃક્ષોની ''યાદી – ''ક'' માં, ક્રમાંક-૮૭ પર ''બંગાળી બાવળ'' (Acacia auriculiformis)નો સમાવેશ કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી.ટી.વસાવડા, સરકારના અધિક સચિવ.

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 23rd May, 2017

Motor Vehicles Rules, 1988.

No.PT/2017/14/MVD/102017/435/KH: The following draft of rules which is proposed to be issued under clause (k) of sub-section (2) of section 28, read with clause (1) of sub-section (2) of section 38 and clause (p) of sub-section (2) of section 65 of the Motor Vehicles Act, 1988 (59 of 1988) readwith clause (11) of rule 4 of the Central Motor Vehicles Rules, 1989, is hereby published as required by sub-section (1) of section 212 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the official gazette.

2. Any objection or suggestion which may be received by the Principal Secretary, Ports and Transport Department, Sachivalaya, Gandhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period, will be considered by the Government.

DRAFT NOTIFICATION

Motor Vehicles Act. 1988.

No.PT/2017/14/MVD/102017/435/KH: In exercise of the powers conferred by clause (k) of sub-section (2) of section 28, clause (1) of sub-section (2) of section 38 and clause (p) of subsection (2) of section 65 of the Motor Vehicles Act, 1988 (59 of 1988) readwith clause (11) of rule 4 of the Central Motor Vehicles Rules, 1989, the Government of Gujarat hereby makes the following rules further to amend in the Gujarat Motor Vehicles Rules, 1989, namely:

- These rules may be called the Gujarat Motor Vehicles (Amendment), Rules 2017.
- In the Gujarat Motor Vehicles Rules, 1989 "(herein after referred to as" 'the said rules") after rule 8, the following rule shall be inserted, namely:-

"8A. Proof of age and additional proof of residence.

- 'AADHAAR' shall be considered as a proof of age and additional proof of the residence for the purpose of issuance of driving licence."
- 3. In the said rules after rule 27, the following rule shall be inserted, namely:-

"27A Proof of age and additional proof of residence.

'AADHAAR' shall be considered as a proof of age and additional proof of the residence for the purpose of issuance of conductor licence."

4. In the said rules after rule 45 the following rule shall be inserted, namely:- "45B An additional proof of residence.-

'AADHAAR shall be considered as an additional proof of residence for the purpose of registration of vehicle."

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR,Deputy Secretary to Government.





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The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th May, 2017

Mines and Minerals (Development and Regulation) Act, 1957.

No.GU-2017-(21)-MCR-102017-MM-524-CHH:- In exercise of the powers conferred by section 15 of the Mines and Minerals (Development and Regulation) Act, 1957 (67 of 1957), and in suppression of all the rules made in this behalf the Government of Gujarat hereby makes the following rules, namely:-

IV-A Ex.-70

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CHAPTER I: PRELIMINARY

- 1. Short title and commencement .-
 - (1) These rules may be called the Gujarat Minor Mineral Concession Rules, 2017.
 - (2) They shall come into force on the date of their publication in the Official Gazette.

2. Definitions.-

- (1) In these rules, unless the context otherwise requires-
 - (a) "Act" means the Mines and Minerals (Development and Regulation)
 Act, 1957 (67 of 1957);
 - (b) "agent" when used in relation to a mine, means a person specified under sub-clause(c) of sub-section(1) of section 2 of the Mines Act, 1952 (35 of 1952);
 - (c) "auction premium" means the premium as specified in sub-rule (3) of rule 5;
 - (d) "bank guarantee" means a guarantee to be in Form A or Form V by a bank as may be notified by the Government in Finance Department for acceptance of bank guarantees as security deposit and earnest money deposit;
 - (e) "beneficiation" means processing of minerals or ores for the purpose of upgrading the quality, purity or assay grade of the desired product by removing unwanted constituents like gangue minerals or tailings;
 - (f) "Cluster" means a group of more than one mines formed when the distance between the peripheries of one lease is less than five hundred metres from the periphery of the other lease in a homogeneous mineral area;

- (g) "Committee" means a committee constituted under Rule 50 for the purpose of revision under CHAPTER XIII;
- (h) "cores" means the samples of subsurface rocks or mineralized zone obtained during the drilling of boreholes;
- "Dead rent" means the amount payable by a quarry lease holder, calculated on the basis of the area leased and not on the quantity of minerals extracted or removed;
- (j) "financial assurance" means a bank guarantee or a non-interest bearing security deposit to be furnished by quarry lease holder;
- (k) "Form" means a Form appended to these rules;
- (l) "Government" means the Government of Gujarat;
- (m) "illegal mining" shall have the meaning assigned to such term in the rules made by the Government under section 23C;
- (n) "landowner" means the owner of a part of the lands in respect of which a quarry lease is granted under these rules;
- (o) "manager" when used in relation to a mine, means a person as specified under section 17 of the Mines Act, 1952 (35 of 1952);
- (p) "mineral concession" means a quarry parwana, a quarry permit or a quarry lease, as applicable;
- (q) "mining plan" means a mining plan prepared under these rules and duly approved by the Government for the development of mineral deposits in the area concerned and includes a scheme of mining required to be submitted as per the provisions of these rules;
- (r) "performance security" means a bank guarantee or a non-interest bearing security deposit, to be provided pursuant to rule 100 and subrule (4) of rule 29;
- (s) "quarry lease" means a lease granted for mining and quarrying operations in respect of minor mineral(s);
- (t) "quarry parwana" means a parwana granted pursuant to the provisions of CHAPTER VII;
- (u) "quarry permit" means a permit granted pursuant to the provisions of CHAPTER IV;
- (v) "rules" means the Gujarat Minor Mineral Concession Rules, 2017;

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- (w) "Schedule" means a Schedule appended to these rules;
- (x) "Scheduled Area" includes tribal areas, and scheduled area and tribal area shall have the same meaning as assigned to them under Article 244 of the Constitution of India;
- (y) "section" means a section of the Act;
- (z) "successful bidder" means the bidder referred to in sub-rule (2) of rule 8;
- (aa) "tender document" means the tender document issued by the Government for conduct of an auction for grant of quarry lease under CHAPTER II;
- (bb) "value of estimated resources" means an amount equal to the product of-
 - (i) the estimated quantity of mineral resources for which the mineral block is being auctioned, expressed in metric tonne; and
 - (ii) the last available price per metric tonne of such mineral, published by Government; and
- (2) The words and expressions used in these rules but not defined herein above shall have the same meaning as assigned to them in the Act or the rules made thereunder.

CHAPTER II: QUARRY LEASE

3. Evidence of mineral resources.-

The Government may grant a quarry lease through an electronic auction in the manner specified in this Chapter in areas where evidence of mineral resources has been established in accordance with the parameters prescribed in **Schedule I**.

4. Grant of quarry lease.-

- (1) A quarry lease shall be granted by the Government through an electronic auction process as prescribed herein. Any person submitting a bid for grant of a quarry lease shall be required to fulfil the eligibility conditions prescribed in **Schedule II**. The terms and conditions specified in **Schedule II** shall be used only for the purposes of determination of eligibility of a bidder and the successful bidder shall be decided solely on the basis of financial bids submitted by the eligible bidders.
- (2) The following shall be the pre-requisites for conduct of an auction for grant of a quarry lease, namely:

- (a) evidence of mineral resources shall have been established in the proposed quarry lease area in accordance with the parameters prescribed in **Schedule I**;
- (b) the quarry lease area shall be identified and demarcated using differential global positioning system and shall have a topographic and geological map prepared using total station. The extent of the area so demarcated shall include the area required for all activities falling under the definition of a 'mine' as defined in clause (j) of sub-section (1) of section 2 of the Mines Act 1952 (35 of 1952), including non-mineralised area;
- (c) the quarry lease area so demarcated shall classified into forest land, land owned by the Government and land not owned by the Government and any Scheduled Area comprised therein shall also be identified;
- an electronic auction portal which meets the minimum technical and security requirements as specified in the guidelines for compliance to quality requirements of e-Procurement Systems issued by the Standardisation Testing and Quality Certification Directorate, Department of Information Technology, Ministry of Communications and Information Technology, Government of India or any other certification/guidelines as specified by the Government shall have been established;
- (e) the price per metric tonne of the mineral(s) shall have been published by the Government at least once in the twelve months immediately preceding the auction;
- (f) the Government shall provide details of the areas over which a quarry lease is proposed to be granted in the following manner, namely:
 - in two daily newspapers circulating in such area, of which one shall be in the regional language;
 - in the local language in the Panchayat, Municipality or Municipal Corporation, as the case may be and in the offices of the District Collector, the Sub-divisional Magistrate and the Tehsil, as applicable;
 - (iii) on the website of the Government;
 - (iv) on the electronic auction portal; and
- (g) if the area over which a quarry lease is proposed to be granted comprises of a Scheduled Area, the prior approval of the gram sabha

for such grant shall have been obtained.

- In case of an auction with respect to a Scheduled Area, the Government may, subject to the provisions of the Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 and the provisions of the Panchayat (Extension to the Scheduled Areas) Act, 1996, as applicable, identify the areas, excluding areas where a mineral concession is subsisting, in which evidence of mineral resources has been established in accordance with the parameters prescribed in **Schedule I**. The following conditions would apply to quarry leases granted through an auction in accordance with this Chapter in such identified areas:
 - (a) A quarry lease in the Scheduled Area identified pursuant to this subrule shall:
 - (i) be granted only to a bidder who belongs to a scheduled tribe and is an inhabitant of the Scheduled Area; and
 - (ii) only be transferable to a person who belongs to a scheduled tribe and is an inhabitant of the Scheduled Area.
 - (4) The Government may, if it considers expedient, prescribe differential terms including with respect to payment and eligibility requirements for quarry leases granted pursuant to auctions conducted in Scheduled Areas identified pursuant to sub-rule (3).
 - (5) If one attempt to auction a quarry lease pursuant to sub-rule (3) and sub-rule (4) do not result in the grant of a quarry lease, then the Government shall conduct an auction in which persons other than those specified in clause (a) of sub-rule (3) may also participate, subject to the other conditions specified in these rules. For the purposes of this sub-rule:
 - (a) the auction subsequent to the first attempt may be for the same area or an enlarged or reduced area, as the Government may deem fit;
 - (b) the differential terms specified pursuant to sub-rule (4) shall not be applicable to such auction; and
 - (c) the quarry lease granted pursuant to such auction shall be transferable to any person in accordance with the provisions of CHAPTER XI.
- Restriction to Grant Lease in Certain Areas No quarry leases for building limestone shall be granted in areas containing more than eighty five per cent CaCO₃, except in areas of less than four hectares containing isolated pockets of limestone.
- 5. Bidding parameters.-

- (1) The Government shall specify in the tender document, the minimum percentage of the value of mineral despatched, which shall be known as the "base premium".
- (2) The value of mineral despatched shall be an amount equal to the product of-
 - (a) mineral despatched in a month; and
 - (b) last available sale price of the mineral as published by the Government and as applicable at the time of dispatch:

Explanation: In case a grade-wise sale price of a mineral has been published by the Government, the price applicable for the relevant grade shall apply with respect to clause (b) above. The computation of value of mineral despatched shall be applicable to all minerals including overburden.

- (3) The bidders shall quote, as the bidding parameter for the purpose of payment to the Government, premium offer(s) which shall be a percentage of value of mineral despatched equal to or above the base premium and the successful bidder shall pay to the Government, an amount known as the "auction premium" equal to the product of the-
 - (i) percentage so quoted; and
 - (ii) value of mineral despatched.

6. Notice Inviting Tender and Tender Document.

- (1) The Government shall issue a notice inviting tender to commence the auction process and such notice shall contain the following, namely:-
 - (a) brief particulars regarding the area under auction, identified and demarcated in accordance with clauses (b) and (c) of sub-rule (2) of rule 4;
 - (b) estimated mineral resources and brief particulars regarding evidence of mineral resources with respect to all minerals discovered in the area in accordance with the provisions of Schedule I;
 - (c) particulars of reservation of the mineral block for any specified enduse. In cases where the Government reserves one or more minerals
 within a block for any specified end-use in the tender document, such
 minerals shall be utilised solely for the specified end-use and shall not
 be sold or transferred or otherwise disposed of, either directly or
 indirectly. Utilisation, sale, transfer and other disposal of any mineral
 for which no end-use has been specified or which is subsequently
 discovered, shall be subject to such terms and conditions as specified

in the rules;

- In case of a Scheduled Area, special conditions, if any prescribed (d) pursuant to sub-rule (3) or sub-rule (4) of rule 4;
- The tender document issued by the Government shall contain:-(2)
 - A geological report pursuant to Schedule I, specifying particulars and (a) estimated quantities of all minerals discovered in the area;
 - revenue survey details of the area identified and demarcated in (b) accordance with clauses (b) and (c) of sub-rule (2) of rule 4; and
 - list of clearances and permissions already obtained with respect to such (c) area.

Auction Process.-7.

The auction shall be an ascending forward online electronic auction and shall comprise of the following rounds, namely:-

- First Round of Auction The first round of auction shall be held in the (1)following manner:
 - the bidders shall submit -(a)
 - a technical bid comprising amongst others, documentary (i) evidence to confirm eligibility to participate in the auction, bid security and such other documents and payments as may be specified in the tender document; and
 - an initial premium offer which shall be a percentage of the (ii) value of mineral despatched and shall not be lower than the base premium.

Notwithstanding anything to the contrary contained in this sub-rule (1), the bidders submitting an initial premium offer less than the base premium shall stand disqualified ab-initio from the bidding process and such bidders shall not be considered as technically qualified bidders. The initial premium offer submitted by such bidders shall also not be valid.

- Subject to clause (a) above, the bidders who are found to be eligible in (b) accordance with sub-rule (1) of rule 4 and the terms and conditions of the tender document shall be referred to as the "technically qualified bidders".
- The technically qualified bidders shall be ranked on the basis of the (c) descending initial premium offer submitted by them and technically

qualified bidders holding the first fifty per cent of the ranks (with any fraction rounded off to higher integer) or the top five technically qualified bidders, whichever is higher, shall qualify as qualified bidders for participating in the second round of electronic auction:

Provided that if the number of technically qualified bidders is between three and five, then all the technically qualified bidders shall be considered as qualified bidders:

Provided further that in the event of identical initial premium offers being submitted by two or more technically qualified bidders, all such technically qualified bidders shall be assigned the same rank for the purposes of determination of qualified bidders and in such case, the qualified bidders shall be determined in accordance with the following:

- (i) the total number of ranks shall be divided in half (rounded off to the higher integer), and the technically qualified bidders holding the top half of the ranks, shall be considered to be qualified bidders; or
- (ii) if sub-clause (i) results in the number of qualified bidders being less than five, then one or more additional rank(s) in the bottom half shall also be considered, until such additional rank where the number of qualified bidders is not less than five.

It is clarified that, if more than one technically qualified bidder holds such additional ranks (on account of their initial premium offer being identical), then all such technically qualified bidders shall be considered to be qualified bidders.

Illustration:

Case A:

In the event there are a total of ten technically qualified bidders - TQB1-TQB10 and each technically qualified bidder submits a different initial premium offer and they are ranked on the basis of the descending initial premium offer submitted by them in the following manner, TQB1, TQB2, TQB3, TQB4, TQB5, TQB6, TQB7, TQB8, TQB9 and TQB10,

then the technically qualified bidders holding the first fifty per cent of ranks i.e. TQB1-TQB5 shall be considered to be qualified bidders.

Case B:

D

However, if the initial premium offer of the following technically qualified bidder is identical:

V

- (I) TQB1 and TQB2;
- (II) TQB4 and TQB5; and
- (III) TQB7, TQB8 and TQB9,

then pursuant to sub-clause (i) of second proviso to clause (c), the technically qualified bidders holding one of half of total of six ranks being ranks 1, 2 and 3 i.e. TQB 1 and TQB2; TQB3; and TQB 4 and TQB5 shall be qualified bidders. As such number of qualified bidders is equal to five, sub-clause (ii) of second proviso to clause (c) shall not apply.

Case C:

However, if the initial premium offer of the following technically qualified bidder is identical:

- (I) TQB 5; TQB6 and TQB7;
- (II) TQB8; TQB9, and TQB10,

then pursuant to sub-clause (i) of second proviso to clause (c), the total number of ranks shall be six, however the technically qualified bidders holding the top three ranks shall be less than five i.e. TQB1, and TQB2, TQB3.

In such case if one additional rank is considered then the technically qualified bidder holding rank 4 i.e. TQB4 shall be included, however the total number of qualified bidders shall still be less than five. Accordingly, rank 5 would also be considered and the final list of qualified bidders shall be - TQB1, TQB2, TQB3, TQB4, TQB5, TQB6, TQB7 i.e. a total of seven.

(d) The auction process shall be annulled in situations where the total number of technically qualified bidders or qualified bidders are less than three:

Provided that the Government may, in its discretion, decide not to annul the auction process if in the third or subsequent attempt, the total number of technically qualified bidders or qualified bidders continues to be less than three. The Government may, in such case, decide to consider the technically qualified bidders as qualified bidders or to consider the existing qualified bidders, so as to continue with the bidding process.

(2) Second Round of Auction – The second round of auction shall be held in the following manner:-

- (a) the highest initial premium offer amongst the qualified bidders shall be the floor premium for the second round of the electronic auction;
- (b) the qualified bidders may submit their final premium offer which shall be a percentage of the value of mineral despatched and greater than the floor premium:
 - Provided that the final premium offer may be revised till the conclusion of the auction as specified in the tender document;
- (c) the auction process shall be annulled if none of the qualified bidders submits a final premium offer on the online electronic auction portal;
- (d) the qualified bidder who submits the highest final premium offer shall be declared as the "preferred bidder" immediately on conclusion of the auction.
- (3) The auction process under sub-rules (1) and (2) shall be conducted within the time period stipulated in the tender document.

8. Grant procedure .-

- (1) The preferred bidder shall submit the first instalment being twenty per cent of the upfront payment as per rule 9 read with rule 577, within such time frame as may be specified in the tender document.
- (2) Upon receipt of the first instalment of the upfront payment, the Government shall issue a "letter of intent" to the preferred bidder and the preferred bidder shall become the "successful bidder".
- (3) The successful bidder shall fulfil the following conditions within such period from the date of issuance of the letter of intent as may be specified in the tender document:
 - (a) continuing to be in compliance with all the terms and conditions of eligibility;
 - (b) furnishing performance security as specified in rule 100 read with rule 577;
 - (c) satisfying the conditions specified in CHAPTER VIII with respect to a mining plan (including the mine closure plan);
 - (d) furnishing financial assurance as specified in rule 644;
 - (e) obtaining all consents, approvals, permits, no-objections, access rights and the like as may be required under applicable laws for commencement of mining operations;

- (f) payment of exploration charges, if any; and
- (g) satisfying such other conditions as may be specified by the Government in the tender document:

Provided that a successful bidder may request the Government to extend the time period so prescribed by it in the tender document, by filing an application for extension prior to the expiry of the originally prescribed period. The application for extension shall provide bona-fide reasons for seeking an extension. The Government may, at its sole discretion and for reasons to be recorded in writing, grant an extension to the successful bidder and in case the Government does not grant an extension, the letter of intent shall automatically expire in accordance with the terms thereof.

- (4) Upon fulfilment of the conditions specified in sub-rule (3), the successful bidder shall pay the second instalment being eighty per cent of the upfront payment within thirty days and upon such payment the Government shall issue a written order for grant of quarry lease. The Government shall have the right to appropriate the performance security provided by the successful bidder in the event that the successful bidder fails to pay the second instalment within the prescribed period of thirty days.
- (5) The date on which a duly executed quarry lease deed in Form B is registered shall be the date of commencement of the quarry lease and the successful bidder shall ensure that it achieves registration of the quarry lease deed within thirty days from the date of its execution. The Government shall have the right to appropriate the performance security provided by the successful bidder in the event that the successful bidder fails to register the quarry lease within the prescribed period of thirty days and the order for grant of quarry lease shall, in such cases, become void.
- (6) The quarry lease shall be for all minor minerals including overburden found in the area pursuant to exploration and prior to the auction and the final premium offer submitted by the successful bidder shall be applicable to all such minerals.

9. Upfront payment for quarry lease.-

- (1) The following amounts shall be payable by the preferred bidder or successful bidder as upfront payments:
 - in case of minerals specified in Part A-II or Part B of Schedule III, an amount equal to one per cent of the value of estimated resources; and
 - (b) in case of minerals specified in Part A-I of **Schedule III**, the amount specified in rule 577.

- - (2) The upfront payment shall be payable to the Government in two instalments of twenty per cent and eighty per cent in respect of the minerals for which a quarry lease is granted. The upfront payment shall be adjusted in the following manner:
 - (a) in case of minerals specified in Part A-II or Part B of Schedule III, it shall be adjusted against the amount paid under sub-rule (3) of rule 5, in the manner specified by the Government in the tender document, within the first five years of commencement of production of the mineral; and
 - (b) in case of minerals specified in Part A-I of **Schedule III**, such adjustment shall be carried out in the last year of the quarry lease period.

10. Performance security for quarry lease.-

- (1) The successful bidder shall provide a performance security equivalent to an amount of one per cent of the value of estimated resources in case of minerals specified in Part A-II or Part B of **Schedule III** and the performance security shall be adjusted every five years so that it continues to correspond to one per cent of the reassessed value of estimated resources.
- (2) The successful bidder shall provide a performance security of the amount specified in rule 577 in case of minerals specified in Part A-I of **Schedule III**.
- (3) The performance security provided may be appropriated as per the provisions of these rules, the tender document and the quarry lease deed.

11. Payments under quarry lease.-

- (1) The lessee shall pay royalties or dead rent to the Government.
- (2) The lessee shall pay the auction premium to the Government.
- (3) The lessee shall contribute such amounts as may be required under section 15A to the designated account of the District Mineral Foundation.
- (4) The lessee shall also pay such other amounts as may be required under any law for the time being in force to the concerned authorities.
- (5) The payments shall be made in the manner specified by the Government.

12. Period of the quarry lease.-

- (1) In case of:
 - (a) all minor minerals specified in Part A-II or Part B of Schedule III, the period of quarry lease granted or renewed before the date of

commencement of these rules, shall be extended and be deemed to have been extended up to a period ending on March 31, 2025 with effect from the date of expiry of the period of renewal last made or till the completion of period of quarry lease, if any, whichever is later, subject to the condition that all the terms and conditions of the lease have been complied with; and

- (b) minor minerals specified in Part A-I of **Schedule III**, the period of the quarry leases granted or renewed before the date of commencement of these rules, shall be extended and be deemed to have been extended up to a period ending on March 31, 2020 with effect from the date of expiry of the period of renewal last made or till the completion of period of quarry lease, if any, whichever is later, subject to the condition that all the terms and conditions of the lease have been complied with.
- (2) The Government shall issue a written intimation to all existing quarry lease holders regarding the extension of lease period pursuant to sub-rule (1). The quarry lease holder shall, within thirty days of receipt of such intimation, complete all formalities with respect to such extension including payment of stamp duty for the extended period of quarry lease deed, if applicable.
- On and from the date of commencement of these rules, all quarry leases shall be granted for a period of:
 - (a) five years in case of minor minerals specified in Part A-I of Schedule III; and
 - (b) thirty years in case of minor minerals specified in Part A-II or Part B of Schedule III.
- (4) Upon expiry of the period of the lease specified in sub-rule (1) or sub-rule (2), the lease shall be put up for auction as per the procedure specified in CHAPTER II:

Provided that any holder of a quarry lease granted, where the mineral is used for captive purpose, shall have the right of first refusal at the time of auction held for such quarry lease after the expiry of the quarry lease period, in the following manner:

- (a) to be eligible to exercise the right of first refusal, the lessee shall comply with the conditions of the quarry lease till its expiry;
- (b) prior to publication of the notice inviting tender, the Government shall provide a written notice to the lessee requiring the lessee to specify its willingness or non-willingness to exercise the right of first refusal in writing, within a period of thirty days of receipt of such notice;

- (c) the notice inviting tender shall specify that the lessee holding the lease prior to expiry of the quarry lease has the right of first refusal and shall also specify his willingness or non-willingness specified pursuant to clause (b), if any;
- (d) upon conclusion of the Second Round of Auction as specified in sub rule (2) of rule 7, the Government shall issue a written notice to the lessee seeking written confirmation of his willingness to exercise the right of first refusal within a period of seven days of conclusion of the Second Round of Auction;
- (e) the notice given under clause (d) shall be acknowledged by the lessee;
- (f) the lessee shall, within a period of fifteen days of receipt of the notice issued under clause (d), exercise the right of first refusal in writing to the Government, failing which it shall be construed that the lessee is not desirous of exercising the right of first refusal and the preferred bidder shall be entitled to a quarry lease in the manner provided in rule 7; and
- (g) if the lessee exercises the right of first refusal in terms of clause (f) and matches the highest final premium offer, the lessee shall be deemed to be the preferred bidder in place of the earlier preferred bidder declared after the Second Round of Auction and shall be entitled to the quarry lease in the manner provided in rule 8.

Explanation: For the purposes of the proviso, the term "captive purpose" shall mean the use of more than fifty per cent of the entire quantity of mineral extracted from the quarry lease in a manufacturing unit owned by the lessee.

13. Area of a quarry lease.-

- (1) The minimum area for which a quarry lease may be granted shall be one hectare:
 - Provided that the Government may, for reasons to be recorded in writing, grant a quarry lease for an area which is less than one hectare:
- (2) The area under every quarry lease shall be contiguous; provided that the Government may, for reasons to be recorded in writing, permit grant of a quarry lease over any specified non-contiguous area.
- (3) Where subsequent to an e-auction for grant of a quarry lease, the landowner refuses his consent to the exercise of the rights and privileges of the successful bidder pursuant to these rules, the landowner may submit a written application to the Government for exclusion of the land owned by him from the lease area and the Government may, on being satisfied about the genuineness of the

reasons for such request, consider exclusion of such land from the lease area.

14. Restriction on maximum area.-

No person shall acquire in respect of a particular mineral, one or more quarry lease in the State covering a total area of more than:

- (a) fifty hectares, in case minerals specified in Part A of Schedule III; and
- (b) five square kilometres, in case minerals specified in Part B of Schedule III:

Provided that the Government may, in the interest of development of any mineral and for reasons to be recorded in writing, increase the maximum lease area for a particular mineral.

15. New Discovery.-

(1) Where a quarry lease has been granted for a minor mineral under the rules made under section 15 and subsequent to registration of the quarry lease, a new minor mineral(s) is discovered, then the quarry lease holder may request the Government in writing to include the new mineral(s) in the quarry lease. In such case, the Government may grant a quarry lease subject to compliance by the quarry lease holder of the provisions of applicable laws with respect to mining for the new mineral, including submission of a mining plan and payment of the auction premium to the Government:

Provided that where the quarry lease for a minor mineral was granted prior to commencement of these rules, the Government shall have power to specify the rate of payment for the new minerals.

- (2) Where a mining lease has been granted under the rules made under section 13 for a mineral which is not a minor mineral, and subsequent to registration of the mining lease, a new mineral is discovered which is a minor mineral, then at the request of the holder of the mining lease, the Government may grant a quarry lease for the new minerals on such terms and conditions including payment requirements, as may be specified by the Government.
- (3) Where prior to the commencement of an auction for grant of a composite license or a mining lease under the rules made under Section 13, presence of a minor mineral is established, the Government may grant a quarry lease for the minor minerals on such terms and conditions as may be specified by the Government in the tender document for such auction.
- (4) Where a quarry lease has been granted for a minor mineral under the rules made under Section 15, and subsequent to registration of the quarry lease a new mineral is discovered which is not a minor mineral, then the quarry lease holder shall stack such minerals in accordance with the written instructions issued by the Government.

- (5) The Government shall, at the time of making an order granting a quarry lease under this rule 15, also specify the manner in which the minerals are to be utilized and disposed.
- (6) Any discovery of a new mineral shall be reported in writing to the Government within thirty days of discovery of such mineral.
- 16. Lease Period for more than one mineral in an area.— Where more than one mineral is discovered in an area in respect of which a quarry lease has been granted under these rules or prior to commencement of these rules and a quarry lease is granted for such discovered minerals, the period of lease for the discovered minerals shall expire:

 (a) on the date of expiry of the lease which was originally granted; or (b) on the completion of extraction of the entire quantity of the minor mineral from the area, whichever is earlier:

Provided that where a minor mineral is discovered in an area where a mining lease has been granted under the Act and the rules made thereunder, for a mineral which is not a minor mineral, the lease for the minor mineral shall expire on the date of expiry of the mining lease granted under the Act and the rules made thereunder or on the completion of extraction of the entire quantity of the minor mineral from the area, whichever is earlier.

CHAPTER III: TERMS AND CONDITIONS OF THE QUARRY LEASE

- 17. Liabilities, powers and privileges of the lessee.- Subject to the conditions mentioned hereunder, the lessee shall, with respect to the lease area, have the right for the purpose of conducting mining operations on that land, to:
 - (a) search for, mine, quarry, bore, dig, drill for, win, work, dress, process, convert, carry away and dispose of the minerals in respect of which the quarry lease has been granted;
 - (b) sink, drive, make, maintain and use in the lease area, any pits, shafts, inclines, drifts, levels, waterways and other works;
 - (c) erect, construct, maintain and use on or under the lease area any engines, machinery, plant, dressing-flowers, furnaces, brick-kilns, workshops, store houses, bungalows, godowns, sheds and other building and other works and convenience of the like nature on or under the lease area;
 - (d) make any tramways, railways, roads and other ways in or over the said lands and to maintain and go and trespass with or without horses, cattle, wagons, locomotives or other vehicles over the same (or any existing tramways, railways, roads, and other ways in or over the said lands) on such conditions as may be agreed to;
 - (e) quarry and obtain building and road materials and ordinary clay and to use and

employ the same and to manufacture such ordinary clay into bricks or tiles and to use such bricks or tiles. The lessee shall not sell any such materials, bricks or tiles except on payment of the royalties prescribed herein;

(f) appropriate and use, with prior written permission of the officer authorised by the Government, water from any streams, water-courses, spring or other sources in or upon the lease area and to divert, step up or dam any such stream, watercourse and collect or impound any such water and to make, construct and maintain any water course, culverts, drains or reservoirs but not so as to deprive any cultivated lands, villages, buildings or watering places for livestock of a reasonable supply of water as before accustomed nor in any way to foul or pollute any streams or springs:

Provided that the lessee shall not interfere with the navigation in any navigable stream nor divert such stream without the previous written permission of the Government;

- (g) use land for purpose of stacking, heaping, storing or depositing thereon any produce of the mines, quarries on works carried on and any tools, equipment, earth and materials and substances dug or raised;
- (h) beneficiate, process, dress, convert the minerals produced from the said lands and carry away such beneficiated/processed, dressed, converted minerals; and
- (i) do any other things as may be specified in the quarry lease deed.
- 18. Duties and obligations of the lessee.- The lessee shall, subject to the provisions of rule 19, have the following duties and obligations:
 - (1) Notice for opening of mine.
 - (a) The lessee shall send to the lease granting authority, an intimation in Form C of the opening of a mine so as to reach them within fifteen days of such opening.
 - (b) The intimation in **Form** C sent under clause (a) shall be accompanied with a copy of the approved mining plan, when the mine is being opened after expiry of a five year period from the date of approval of the mining plan.
 - (2) No building etc., upon certain places- The lessee shall not erect, place or set up any building or thing and shall not carry out any surface operations on, in or upon any public ground, burning or burial ground, house, village site, public road or place held sacred by any class of persons or any or other place which the Government may determine as a public ground.

The lessee shall not carry on his operations in a manner that would injure or prejudicially affect any buildings, works, property or rights of other persons

and no land will be used by the lessee for surface operations which is already occupied by persons other than the Government, for works or purposes not included in the quarry lease deed.

- (3) No interference- The lessee shall not interfere with any right of way, well or tank.
- (4) Permission for surface operations in a land not already in use- The lessee shall, prior to using any land for surface operations which has not already been used for such operations, give written notice of two calendar months to the Government specifying the name or other description of the situation and the extent of the land proposed to be so used and the purpose for which the same is required. The said land shall not be used by the lessee if any objection is issued by the Government within two months of receipt of the lessee's notice in this regard, unless the objections so stated shall on reference to the Government be annulled or waived.
- (5) Not to enter upon reserved forest- The lessee shall not, without the express sanction of the Divisional Forest Officer, cut down or injure any timber or trees on the lease area but may, without such sanction, clear away any bush wood or under-growth which interferes with any of its operations. Notwithstanding the aforesaid, the lessee shall enter upon any reserved forest included in the lease area only after giving seven days previous written notice to the Divisional Forest Officer and after obtaining the written sanction of that officer and the lessee shall comply with such conditions as that officer may, in his absolute discretion, prescribe.

The lessee shall pay such compensation as may be assessed by the Chief Conservator of Forests for any damage caused to the land in any area of the reserved forest on account of the mining operations carried out in such area.

- (6) No mining operations in certain areas- Except with the written permission of the concern authority the lessee shall not carry on, or allow to be carried on, any mining operations at any point within a distance of:
 - (a) fifty metres from any road (excluding a village road or other district road), notified reservoirs, canal, national highway, state highway, boundary of any railway line, public works, cities, towns, villages and other approved continuous habitations, if no blasting is involved; or
 - (b) two hundred metres from any road, notified reservoirs, canal, national highway, state highway, boundary of any railway line, public works, cities, towns, villages and other approved continuous habitations, if blasting is involved,

The aforesaid distance shall be measured (a) in the case of a railway line, horizontally from the outer edge of the cutting, (b) in the case of a canal or

reservoir, horizontally from the outer toe of the bank or the outer edge of the cutting, as the case may be, and (c) in case of a building or any other structure for human habitation, horizontally from the plinth thereof. The lessee shall not carry on, or allow to be carried on, any mining operations under or beneath any ropeway or ropeway trestle or station, except under and in accordance with the written permission of the authority owning the ropeway. The written permission of the relevant authority may be conditional upon and subject to terms and conditions, in which case the lessee shall comply with all such terms and conditions.

Provided that in case any specific guidelines, directions, circulars, etc., are issued with respect to any mineral, mineral category, area, operation or otherwise for the purpose of sustainable mining or environment or pollution related matters, and the same envisage stricter norms, guidelines, directions, etc., the same will also be applicable with respect to mining operations undertaken within the aforesaid limits.

- To strengthen and support the quarry to necessary extent- The lessee shall strengthen and support to the satisfaction of the railway administration concerned or the Government, as the case may be, any part of the mine which in his opinion, requires such strengthening or support for the safety of any railway, reservoir, canal, road and any other public works or structures, as the case may be.
- (8) Facilities for adjoining Government licences, and leases- The lessee shall allow reasonable facilities of access to any existing and future holders of Government licences or leases over any land which is comprised in or adjoins or is reached by the land held by the lessee:

Provided that no substantial hindrance or interference shall be caused by such holders of licences or leases to the operations of the lessee and fair compensation as may be mutually agreed upon or in the event of disagreement, as may be decided by the Government shall be paid by them to the lessee for any loss or damage sustained by the lessee by reason of the exercise of this liberty.

- (9) To pay rents, royalties, taxes, etc.- The lessee shall make payments as stipulated in rule 111 and CHAPTER XIV of the rules. In the event, taxes are payable, the lessee shall gross-up the amount payable and make payment of the aggregate amount.
- (10) To maintain and keep boundary marks- The lessee shall at his own expense, erect, maintain and keep in good repair all boundary marks and pillars and sign boards according to the Act and the rules with respect to the manner of construction and upkeep of boundary pillars including the following:

- (a) the lessee shall get the measurement of the lease area by District Inspector of Land Records;
- (b) the lessee shall submit the copy of measurement sheet and shall establish the exact limitation marks as per the measurement sheet on the lease area and take care of the limitation marks/ stones;
- (c) the lessee should maintain a (sign) board with the schematic map, showing the measurements of the lease area. The expenses of this board preparation, arrangement and its maintenance in good condition shall be the responsibility of the lessee;
- (d) the lessee shall maintain the (sign) board at a proper place, in proper manner, easily visible to the visitors, during the whole lease period and should, for facilitating easy visibility of the notice board, remove the hindrances around it, like bushes, tree branches, shelters etc.;
- (e) the lessee must prepare, establish and maintain in good condition, the (sign) board and its facing, to indicate the landmarks of the lease area. The lessee shall arrange the landmark concrete pillars of 3' * 3' * 3' measurement for indicating the exact limitations of the lease area;
- (f) the lessee shall see that these concrete pillars are maintained in good condition during the entire quarry lease period. These concrete pillars should be painted with yellow colour for good visibility. The number of the pillar and the marks of latitude and longitude measurements of the pillar should be written in black colour;
- (g) except in the case of ordinary sand mineral, in case of all other minerals, the boundary of the lease area should be fenced properly; and
- (h) the District Geologist/ the District Assistant Geologist should provide the coordinates of the lease area and these coordinates should be clearly mentioned on the map of the quarry lease and the map of the quarry lease shall be kept by the lessee within the lease area at all times.
- (11) To commence operations within specified time, not to work in certain areas and to work in a workman like manner-

(a) The lessee shall commence mining operations within the time period specified herein and in the mining plan. All mining operation shall be conducted by the lessee in a proper, skillful and workman-like manner and the lessee shall reduce waste and do careful storage of waste and removal of all valuable minerals within the quarry:

Explanation: For the purpose of this clause (a) of sub-rule (11) of rule 188, mining operations shall include the erection of machinery, laying

of a tramway or construction of a road in connection with the working of the mine.

- (b) The lessee shall not, in the case of village roads (including any track shown in the revenue record as village road) and other district roads, allow any working to be carried on within a distance of ten metres of the outer edge of the cutting except with the previous permission of the Government in this behalf and otherwise than in accordance with such directions, restrictions and additions, either general or special, which may be attached to such permission.
- (12) To secure and keep in good condition pits, shafts- The lessee shall during subsistence of the quarry lease, secure and keep open with timber or other durable means, all pits, shafts and workings that may be made or used in the lease area and make and maintain sufficient fences to the satisfaction of the Government around every such pit, shaft or working whether the same is abandoned or not. The lessee shall, during the same period, keep all workings in the lease area accessible, free from water and foul air as far as possible, except such area as may be abandoned.
- (13) Proper Maintenance of Trenches, Working Faces etc.- During the tenure of the quarry lease, the lessee shall take adequate steps to ensure that:
 - (a) the height and width of trenches in open quarries are properly maintained to facilitate easy removal of the mineral and waste;
 - (b) the working faces are always kept clean;
 - (c) the minerals won are stacked in suitable dimensions and each stack is numbered; and
 - (d) proper sanitation of the lease area is maintained.
- (14) To submit progress reports- The lessee shall, in addition to the periodical returns prescribed herein, submit such progress reports as may be required by the Government along with representative samples and analysis of the mineral collected during the quarry operations, within such timelines as may be specified by the Government.
- (15) To Allow Inspection by Government-
 - (a) The lessee shall allow the Government or the officer authorised by the Government to enter upon buildings, excavation or land comprised in the quarry lease for the purpose of inspecting the same or inspecting any of the accounts, which he shall make available to the Government. The Government may issue such reasonable directions in writing as it may deem fit, to prevent wasteful extraction and ensure safety and

conservation of the minor minerals and it shall be the duty of the lessee to carry out such directions within such period as the Government may specify.

- (b) The lessee shall also supply on demand of the Government, a composite plan of the lease area showing thickness, dip, inclination, etc., of all the seams as also the quantity of reserves quality-wise for minor minerals specified in Part A-II or Part B of Schedule III.
- (16) To report accidents- The lessee shall send to the Government, without delay, a report of any accident causing death or serious bodily injury or serious injury to property or seriously affecting or endangering life or property which may occur in the course of its mining operations.
- (17) To keep record and accounts regarding production and employees etc.—
 The lessee shall keep accurate and faithful accounts showing the particulars of:
 - (a) production and dispatch register, date-wise,
 - (b) prices obtained for the minerals,
 - (c) names of purchasers,
 - (d) receipts for money received,
 - (e) quantity of waste material excavated from the mine,
 - (f) the number of persons employed and their nationality,
 - (g) labour attendance register,
 - (h) the wages paid,
 - (i) complete plans of the quarry,
 - (j) the unutilized or non-saleable subgrade ores or minerals for future beneficiation,
 - (k) contributions made to the District Mineral Foundation,
 - (l) payments made to the Government in terms of royalty, dead rent, auction premium, surface rent,
 - (m) explosives consumption register,
 - (n) details of expenditure incurred towards the mine closure activities,
 - (o) bore hole logs along with the chemical analysis reports,
 - (p) mineral analysis reports,

- (q) details of mining machinery, and
- (r) copies of all notices and returns, plans, sections and schemes submitted to the Government under these rules.

The lessee shall allow the officer authorised by the Government, at all reasonable times, free access to enter into and to examine, take extracts or make true copies of, any accounts, plans and records maintained by him and shall furnish to the Government such information and returns as it may require.

(18) Machinery and plant-

- (a) Where heavy earth moving machinery is used in mines, the lessee shall maintain log books duly authenticated by the manager or mining engineer of such mines in respect of each machine showing date-wise account of hours worked, hours not worked, reasons for non-working, consumption of fuel/energy and lubricants and output of the machine during the corresponding working hours.
- (b) The summary of operation of each machine shall be recorded in the log book at the end of each month bringing out the percentage availability and percentage utilization of the machine, average hourly performance and average fuel/energy consumption per hour.
- (c) The log books may be maintained in electronic form or in hard copy and shall be made available to the officer authorised by the Government on demand.
- (19) To maintain plans, etc.- The lessee shall at all times during the quarry lease term maintain at the mine/quarry office correct intelligible up-to-date copy of the approved mining plan and complete plans and sections of the mines/quarries in the lease area. All plans, sections and tracings or copies thereof kept at the quarry shall be serially numbered or suitably indexed. Every plan, section or part thereof prepared pursuant to these rules shall carry thereon a certificate for its correctness and shall be signed by the mining engineer / geologist with date.

Every copy of a plan and section or part thereof submitted or maintained pursuant to these rules shall bear a reference to the original plan or section from which it was copied and shall be certified thereon by the lessee, his agent, mining engineer, manager or geologist. The plans shall show all the operations and working and all the trenches, pits and drillings made by the lessee in the course of operations carried on by him under the quarry lease including all faults and other disturbances encountered.

(20) To keep records of trenches, pits etc.- The lessee shall keep accurate records

of all trenches, pits and drillings made by the lessee in the course of mining operations carried on by the lessee under the quarry lease and shall allow the Government to inspect the same. Such records shall contain the following particulars, namely:

- (a) the subsoil and strata through which such trenches, pits or drillings pass;
- (b) any mineral encountered; and
- (c) such other particulars as the Government may from time to time require.

(21) To abide by the provisions of the law in force-

- (a) The lessee shall at all times comply with the provisions of the Act, the rules and the quarry lease deed and shall abide by the provisions of any other applicable law for the time being in force and applicable to him including laws relating to mines and minerals and other matters affecting the safety, health and convenience of the lessee's employees or of the public. The lessee shall not carry on mining or other operations under the quarry lease in any way other than as prescribed under the quarry lease deed and these rules; and
- (b) The lessee has and shall continue to comply with all the terms and conditions of the Act, the rules, the Gujarat Mineral (Prevention of Illegal Mining and Transportation and Storage) Rules, 2017, the mining plan and the tender document, as are required to be complied with by the lessee, with respect to lease area and the lessee shall continue to comply with all the eligibility conditions provided in the Act, the rules and the tender document during the quarry lease term.
- (22) To provide weighing machines- The lessee shall cause the minerals specified in Part A-I of Schedule III to be weighed at the nearest weigh bridge. In the case of minerals specified in Part A-II or Part B of Schedule III, the lessee shall, unless specifically exempted by the Government in writing, provide and at all times keep at or near the pit head or each of the pit heads at which the minerals shall be brought to bank, a properly constructed and efficient weighing machine and shall from time to time, weigh or cause to be weighed thereon all the said minerals brought to bank, sold, exported and converted and also the converted products. The lessee shall at the close of each day cause the total weights, ascertained by such means of the said minerals, products raised, sold, exported and converted during the previous twenty four hours, to be entered in the books of accounts maintained by the lessee. The lessee shall at all times during the term of the quarry lease, permit the Government to employ any person or persons to be present at the weighing of the said minerals as

aforesaid and to keep accounts thereof and to check the accounts kept by the lessee.

- To allow testing of weighing machines- The lessee shall at any time or times (23)during the term of the quarry lease, allow any person or persons appointed in that behalf by the Government to examine and test every weighing machine to be provided and kept as specified in sub-rule (22) above and the weights used therewith in order to ascertain whether the same respectively are correct and in good repair and order. If upon any such examination or testing, any such weighing machine or weights shall be found incorrect or out of repair or order, the Government may require that the same be adjusted, repaired and put in order by and at the expense of the lessee. If such requisition is not complied with within fourteen days after the same has been made, the Government may cause such weighing machine or weights to be adjusted, repaired and put in order at the expense of the lessee. If upon any such examination or testing as aforesaid, any error is discovered in any weighing machine or weights to the prejudice of the Government, such error shall be regarded as having existed for three calendar months prior to the discovery thereof or from the last occasion of so examining and testing the same weighing machine and weights, in case such occasion is within the said period of three months, and the lessee make all the payments accounted for accordingly.
- Not to light fire- The lessee shall not light any fire upon the lease area if lying (24)within the reserved forest areas except under such conditions as the Divisional Forest Officer may in writing specify and the lessee and his agents, workmen, employees etc., shall render prompt assistance in extinguishing any fire on the lease area or in their vicinity. The lessee shall be liable for all damage resulting from the fire caused by the act of or omission of lessee or his agents, workmen, employees etc., and shall pay such compensation for the said damage as may be assessed by the Divisional Forest Officer. The decision of the Divisional Forest Officer as to the amount of compensation payable by the lessee shall be final and binding.
- Precautions for Protection of Environment and Control of Pollution-The (25)lessee shall take necessary precautions for the protection of the environment and control of pollution while conducting quarry operations in the lease area e.g. planting of trees, reclamation of mined land, use of pollution-control devices and such other measures as may be prescribed by the Central Government or Government from time to time.
- Restoration of top soil- If the lease area or part thereof are forest lands, the (26)lessee shall take all steps to ease the slopes and restore top soil in lands worked out, exploited or mined and it shall be open to the Government to afforest such lands even during the continuance of the quarry lease.

(27) Not to Use Minor Minerals for Major Mineral Purpose or any other purpose- Without the prior permission of the Commissioner, the lessee shall not sell or dispose any of the minerals specified in Part A of Schedule III that are extracted under the quarry lease for a purpose which will classify them as major minerals.

Where the Government reserves one or more minerals within a block for any particular end-use as specified in the tender document, the lessee shall use the minerals solely for the specified end-use and shall not sell or transfer or otherwise dispose the minerals either directly or indirectly.

- (28) To employ Indian nationals- The lessee shall not employ in connection with the mining operations, any person who is not an Indian national except with the previous written approval of the Government.
- (29) **Employment preference-** The lessee shall, in the matter of employment, give preference to the tribals and to the persons who become displaced because of the taking up of mining operations.
- (30) To vacate encroached area- If the lessee is found to have encroached upon an area not included in the lease area, the Government shall issue a notice to vacate the area. The lessee shall vacate the area and stop excavation in the area immediately. The lessee shall also be liable to pay the fine specified by the Government which may extend up to one hundred per cent of royalty plus premium or an amount equal to the mineral value for the mineral excavated from such area, whichever is higher.
- (31) To reimburse expenses- If the lessee fails to carry out or perform any of its obligations under these rules or the quarry lease deed within the time specified in that behalf, the Government may cause the same to be carried out or performed and the lessee shall pay the Government, on demand, all expenses incurred in this regard by the Government and the decision of the Government as to such expenses shall be final.
- (32) Removal of workings that are not to be delivered to the Government- The lessee may erect on the lease area any structures, machinery, tramways etc., required for bona fide quarry purposes. The lessee may, after paying the rents, rates, royalties, auction premiums and any other payment payable under these rules or the quarry lease deed, on the surrender, expiry or termination of the quarry lease term or within six calendar months thereafter, whichever is earlier (unless the quarry lease is surrendered or terminated on account of default of the lessee, in which case the lessee shall not be entitled to take down and remove anything from the lease area) take down and remove for its own benefit, all or any mineral excavated during the currency of the quarry lease, engines, machinery, plant, buildings structures, tramways, railways and other works, erections and conveniences which may have been erected, set up or

placed by the lessee in or upon the lease area and which the lessee is not bound to deliver to the Government or which the Government does not desire to purchase.

- (33) Limited mining rights- The lessee shall not be entitled to conduct the mining operations in any other area outside the lease area. The rights granted to the lessee to conduct mining operations are exclusive within the lease area.
- (34) Authorisations- The lessee shall obtain and maintain all governmental approvals required for conducting the mining operations within the lease area and performing its obligations under the quarry lease. The Government shall undertake, on a no-obligation basis, to expeditiously provide all necessary approvals and assistance for conducting mining operations and as otherwise may be reasonably required by the lessee in relation to the rights granted to it under the quarry lease.
- Geological and archaeological finds- Other than rights to mine for the mineral(s), geological or archaeological rights shall not form part of the rights granted to the lessee hereunder or under the quarry lease deed and except in relation to the mineral(s), the lessee shall not have any mining rights or interest in the underlying minerals, metals, gas, oil, fossils, antiquities, structures or other remnants or things either of particular geological or archaeological interest and such rights, interest and property on or under the lease area shall vest in and belong to the Government under applicable law. The lessee shall take all reasonable precautions to prevent its workmen or any other person from removing or damaging such interest or property and shall inform the Government forthwith of the discovery thereof and comply with such instructions as the Government may reasonably give for the removal of such property.
- (36) No Claim against Government- The Government shall be immune from the lessee's claims for damage on account of any land having been included in his lease which may subsequently be discovered not to have been available for the quarry lease.
- (37) Erection of buildings- The lessee or his transferees or assignees shall not erect any building in contravention of the provisions of any law for the time being in force relating to the erection of building or in contravention of any orders issued by any officer under any such law within whose jurisdiction the lease area is situated.
- (38) Additional Conditions- A quarry lease deed may contain such other conditions as the Government may deem necessary in regard to the following, namely:
 - (a) the time-limit, mode and place of payment of rents, royalties and any

- other payments payable under the rules;
- (b) compensation for damage to land in respect of which the lease has been granted;
- (c) restrictions regarding felling of trees on unoccupied and unreserved Government land;
- (d) the restriction of surface operations in any area prohibited by any authority;
- (e) the notice by the lessee for surface occupation;
- (f) the provision of proper weighing machines and maintenance of weighing records;
- (g) facilities to be given by the lessee for working other minerals in the leased area or adjacent area;
- (h) the entering and working in a reserved or protected forest;
- (i) the securing of pits and shafts;
- (i) the reporting of accidents;
- (k) indemnity to Government against the claim of a third party for any damage, injury or disturbance caused to him by the lessee;
- (l) the delivery of possession of lands and mines on the surrender, expiration or termination of the lease;
- (m) the time limit for removal of any mineral, plant, machinery and other properties from the lease hold area after expiration, termination, surrender or abandonment of the quarry lease;
- (n) the forfeiture of property left after termination of the lease;
- (o) the power to take possession of the plant, machinery, premises and mines in the event of war or emergency;
- (p) filing of civil suits or petitions relating to disputes arising out of the area under lease:
 - Provided that in case of a quarry lease granted through auction, the Government shall specify conditions relating to filing of such civil suits or petitions in the tender document for auction of the quarry lease;
- (q) the lessee shall abide by the provisions of any law for the time being in force and applicable to him relating to mines and minerals and other matters affecting the safety, health and convenience of the lessee's

employees or of the public; and

such other special conditions which the Government may specify.

Liabilities, rights, powers, privileges and obligations of the Government.-19.

- Survey and demarcation- When a quarry lease is granted by the (1)Government, arrangements shall be made by the Government at the expense of the lessee for the survey, identification and demarcation of the area granted under the quarry lease using differential global positioning system and preparation of topographic and geological map using total station and possession of the area shall be deemed to have been handed over to the lessee on the date that the quarry lease deed is executed.
- Right of Pre-emption- The Government shall at all times have the right of (2)pre-emption of the minerals won from the lease area. If the Government is desirous of exercising its right of pre-emption with respect to any mineral(s) the Government shall pay the fair market price of such minerals prevailing at the time of pre-emption, as determined by the Government. In order to assist in arriving at the said fair market price, the lessee shall, if so required, furnish to the Government for its information, particulars of the quantities, descriptions and prices of the mineral or products thereof sold to third parties and shall produce, to the officer or officers as may be authorised by the Government, original or authenticated copies of contracts and charter parties entered into for such sale.
- Right of entry and inspection- The Government or any person authorised in (3) that behalf by the Government shall have the right to:
 - enter into and upon the lease area and to construct upon, over or (a) through the same, any railways, tramways, roadways or pipelines for any purpose authorised by the Government and to get from the lease area stones, gravel, earth and other materials for making, maintaining and repairing such railways, tramways, roads or any existing railways and roads:

Provided that before such liberty or power is exercised, a notice of not less than sixty days shall be given to the lessee and the area utilized by Government for any of the aforesaid purpose shall be excluded from the lease area and the lessee will not be entitled to claim any compensation for such exclusion; and

to pass over or along any such railways, tramways, road lines and other (b) ways, at all times, with or without horses, cattle or other animals, carts, wagons, carriages, locomotives or other vehicles for all purposes:

Provided that in the exercise of such liberty and power by such other

person authorised by the Government, no substantial hindrance or interference shall be caused to or with the liberties, powers and privileges of the lessee and fair compensation as may be mutually agreed upon or in the event of disagreement, as may be decided by the Government, shall be made to the lessee for all loss or damage substantial hindrance or interference caused to the lessee by such other person authorised by the Government.

- (4)War or emergency situations- In the event of the existence of a state of war or emergency (of which existence the President of India shall be the sole judge and a notification to this effect in the Gazette of India shall be conclusive proof), the Government with the consent of the Central Government shall, from time to time and at all times during the quarry lease term, have the right (to be exercised by a notice in writing to the lessee) forthwith to take possession and control of the works, plant, machinery and premises of the lessee on or in connection with the lease area or the operations under the quarry lease and during such possession or control, the lessee shall conform to and obey all directions given by or on behalf of the Central Government or Government regarding the use or employment of such works, plants, premises and minerals, provided that fair compensation shall be paid to the lessee for all loss or damage sustained by him by reason or in consequence of the exercise of the powers conferred hereby. The exercise of such power shall not result in termination or extension of the quarry lease term or affect the terms and provisions of the quarry lease other than to the extent specified herein.
- (5) Right to sell workings- If at the end of six calendar months after the expiry or termination of the quarry lease on account of default of the lessee, there shall remain in or upon the lease area any mineral, engines, machinery, plant, buildings structures, tramways, railways and other work, erections and conveniences or other property, the same shall be deemed to become the property of the Government and may be sold or disposed of in such manner as the Government shall deem fit without liability to pay any compensation or to account to the lessee in respect thereof.
- (6) Acquisition of land of third parties and compensation thereof- If after the receipt of an offer of compensation for any damage which is likely to arise from the proposed operation of the lessee, the occupier of the surface or any part of the said lands refuses his consent to the exercise of the rights and powers reserved to the Government and granted by the quarry lease, the lessee shall report the matter to the Government and shall deposit with it the amount offered as compensation and if the Government is satisfied that the amount of compensation is reasonable or if it is not so satisfied and the lessee shall have deposited with it such further amount as the Government may consider reasonable, the Government shall order the occupier to allow the lessee to enter upon the said land and carry out such operations as may be necessary for

the purpose of the quarry lease. In assessing the amount of such compensation the Government shall be guided by the principles of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

(7) Changes to demarcation of the lease area – Where subsequent to grant of a quarry lease, the landowner refuses his consent to the exercise of the rights and privileges of the lessee pursuant to the rules, the landowner may submit a written application to the Government for exclusion of the land owned by him from the lease area. The Government may, on being satisfied about the genuineness of the reasons for such request, consider exclusion of such land from the lease area.

CHAPTER IV: QUARRY PERMIT

20. Grant of a quarry permit

The Government may, upon receipt of an application in writing, grant a quarry permit in accordance with the provisions of this Chapter for using a minor mineral specified in Part A of **Schedule III**, to an individual who is an Indian national or company as defined in clause (20) of section 2 of the Companies Act, 2013, for work relating to: (i) the Government, (ii) a Government undertaking; or (iii) state or national importance; or (iv) excavation of earth for basement:

Provided that the Government may, upon receipt of an application in writing, also grant a quarry permit for ordinary sand to:

- (a) an individual who is an Indian national, for using up to one hundred metric tonnes for construction of a house for dwelling purposes;
- (b) labour co-operative societies registered under the Gujarat Co-operative Societies Act, 1961 as on the date of commencement of these rules and traditionally undertaking manual mining,

in accordance with the provisions of this Chapter.

21. Application for quarry permit:

- (1) An application for grant of a quarry permit may be made to the Government in **Form D** with a non-refundable fee at the rate of rupees one thousand for every one hundred metric tonnes or part thereof of the minor minerals proposed to be extracted under the quarry permit.
- (2) In case the land for which the quarry permit is applied for is occupied by someone, a letter of no objection to the extraction of the mineral obtained from the occupier of such land, shall be attached with the application:

Provided that in case of private lands under cultivation, an order from the

revenue officer authorised to permit the non-agricultural use of the land shall be enclosed.

(3) Every application shall be accompanied by certified true copies of the relevant extract of the record of rights in respect of the land from which the minor mineral is proposed to be extracted and removed along with a map of the area from which the mineral is to be excavated.

22. Procedure for grant.-

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- (1) On an application made to the Government in writing and on payment of the following sums of money by the applicant, the Government may grant a quarry permit, in **Form** E, to any person:
 - (a) payment of one hundred per cent of the royalty to the Government as specified in the rules;
 - (b) payment of a permit premium equivalent to fifty per cent of the royalty to the Government as specified in the rules;
 - (c) in addition to the payments made under clauses (a) and (b), payment of a sum equivalent to twenty per cent of the aggregate of royalty and permit premium as a security deposit, which shall be refunded without any interest payments, after any adjustments as may be deemed appropriate by the Government, after ninety days from the date of expiry of the quarry permit;
 - (d) contribution of such amounts as may be required under section 15A to designated account of the District Mineral Foundation; and
 - (e) payment of such other amounts as may be required under any law for the time being in force to the concerned authorities.
- (2) In the event that the royalty rates are increased by the Government during the tenure of the quarry permit, the permit holder shall pay to the Government, within fifteen days of the date of such notification, the additional royalty, permit premium, security deposit and district mineral foundation contribution amounts.
- (3) The Government may refuse to grant a quarry permit for reasons to be recorded and communicated to the applicant in writing. The amount of royalty, permit premium, security deposit and contributions to the District Mineral Foundation shall be refunded on refusal to grant a quarry permit.
- (4) No quarry permit for building limestone shall be granted in areas containing more than eighty five per cent CaCO₃, except in the areas of less than four hectares containing isolated pockets of limestone.

(5) A quarry permit shall be granted in a Scheduled Area, only upon receiving a recommendation from the *Gram Sabha* within whose area the quarry permit is applied for.

23. Conditions on which the quarry permit shall be granted.

- (1) Every quarry permit granted under rule 200 shall be subject to the following conditions:
 - (a) quarry permits for extraction of minor minerals not exceeding twenty thousand metric tonnes for a period of up to ninety days shall be granted by the District Collector:

Provided that the Commissioner of Geology and Mining may, for reasons recorded in writing, grant a quarry permit for any longer period as it may deem fit for quantities exceeding two thousand metric tonnes but up to one lakh metric tonnes:

Provided further that the Government may, for reasons recorded in writing, grant a quarry permit for any longer period as it may deem fit for quantities exceeding one lakh metric tonnes;

- (b) the depth of the pit below the surface shall not exceed six metres:

 Provided that in case of a quarry permit concerning ordinary sand, the same shall be governed as per rule 844;
- (c) the mineral shall be used for the specific purpose for which quarry permit is granted;
- (d) the holder of a quarry permit shall commence quarrying operations in accordance with the approved mining plan and after obtaining all applicable environmental clearances for the area; and
- (e) the holder of a quarry permit shall comply with all laws, rules, regulations, notifications, orders and the like, as may be applicable to the activities undertaken pursuant to a quarry permit.
- (2) The Government may incorporate relevant additional conditions in the quarry permit, as it may deem fit, regarding:
 - (a) the time-limit, mode and place of payment of rents and royalties;
 - (b) the compensation for damage to land for which the quarry permit is granted;
 - (c) the felling of trees;
 - (d) entering and working in any reserved or protected forest;

(e) reporting of all accidents;

PART IV-A]

- (f) indemnity to Government against claims of third parties;
- (g) the period within which the minor mineral shall be extracted and removed;
- (h) forfeiture of property left on the land for which the quarry permit is granted after cancellation of the permit; and
- (i) plugging of bore holes and filling up or fencing all excavations in the land for which the quarry permit was granted, on the expiry or cancellation of the permit.
- (3) The Government may cancel a quarry permit in case of breach of any of the conditions subject to which it is granted. On cancellation of the permit, the quarried materials lying on the land from which they are extracted shall become the absolute property of the Government.
- (4) If a holder of a quarry permit discovers any minerals which are not included in the quarry permit, he shall immediately inform the Government in writing and shall stack such minerals and shall dispose the same only in accordance with instructions issued by the Government in writing.

CHAPTER V: EXEMPTIONS

24. Departmental Excavation.-

Any Department of the Government, municipality or panchayat may extract minor minerals for captive purposes, subject to a general or special order or instructions issued by Government from time to time.

25. Extraction permitted under the Gujarat Land Revenue Rules, 1972.-

The extraction of minor minerals in accordance with the provisions of rules 67, 68, 69 and 70 of the Gujarat Land Revenue Rules, 1972 or any rules corresponding to such rules shall be undertaken subject to applicable terms and conditions.

26. Chipping of Outcrops.-

The search for and winning of minor minerals on the surface by chipping of outcrops by a geologist's hammer without involving any disturbance of the soil by way of digging of pits, trenches or otherwise shall not require a mineral concession.

Explanation: For the purpose of this rule chipping of rock samples from the outcrop or collection of a few samples from the depth of up to a metre shall not be deemed as disturbing the soil or the surface.

27. Digging of wells and foundation for building.-

The digging of wells for water and foundation for building and disposal of the minor mineral extracted thereof shall not require a mineral concession.

28. Removal from agricultural lands.-

Any occupant of an agricultural land shall be permitted to remove minerals from the agricultural land for the betterment thereof:

Provided that any sale of the mineral or any removal of the mineral by any other person from agricultural lands shall require a permit from the Government, which permit shall be granted in accordance with and governed by the same procedure for grant of a quarry permit as set out in CHAPTER IV.

CHAPTER VI: GRANT OF QUARRY LEASE PURSUANT TO EXISTING APPROVAL

29. Existing applications and right of holder of letter of intent.-

- (1) All applications for grant of a quarry lease received prior to the date of commencement of these rules shall become ineligible.
- (2) Without prejudice to sub-rule (1), where the Government has communicated a prior written approval for grant of a quarry lease or if a letter of intent has been issued in writing by the Government to grant a quarry lease, before the commencement of these rules, the quarry lease shall be granted in accordance with the provisions of sub-rules (3) to (6) (inclusive):
- (3) The Government shall issue an order in writing for grant of a quarry lease to the holder of a letter of intent upon satisfaction of the following conditions within a period of two years from the date of commencement of these rules, failing which the right of such an applicant for grant of a quarry lease shall be forfeited automatically and in such cases, the Government would not be required to issue any order for this purpose:
 - (a) fulfilment of the conditions of the prior approval or the letter of intent;
 - (b) the holder of letter of intent having obtained all consents, approvals, permits, no-objections and the like as may be required under applicable laws for commencement of mining operations;
 - (c) the holder of letter of intent having satisfied the conditions specified in CHAPTER VIII with respect to a mining plan (including the mine closure plan);
 - (d) furnishing financial assurance as specified in rule 64:

Provided that upon receipt of a written application, stating reasons for non-

fulfilment of the conditions within a period of two years, the Government may, for reasons recorded in writing, extend the period of two years by an additional period of not more than six months:

Provided further that, save for the right to receive a quarry lease pursuant to the prior approval or the letter of intent, these rules shall apply to quarry lease granted pursuant to the prior approval or the letter of intent.

- (4) The order for grant of a quarry lease shall be in writing and shall *inter alia* also specify that the person in whose favour the order has been issued shall be required to furnish a performance security in accordance with such order in the form of a bank guarantee as per the format specified in **Form A** or a non-interest bearing security deposit.
- (5) A quarry lease deed shall be executed in the format specified in **Form B** by the Government within thirty days of the date of completion of the conditions specified in sub-rule (4) and shall be subject to the provisions of the Act and the rules made thereunder.
- (6) Any letters of intent granted pursuant to an auction process in the State shall continue to be governed by the tender documents relating to such auctions and a quarry lease deed shall be executed in the format specified in Form F by the Government within such period as specified in the grant order. The provisions of sub-rule (2) to (5) shall not apply to such letters of intent:

Provided that save for the right to receive a quarry lease pursuant to the letter of intent, these rules shall apply to quarry lease granted pursuant to the letter of intent.

(7) The date on which a duly executed quarry lease deed is registered shall be the date of commencement of the quarry lease, and the holder of the letter of intent shall ensure that it achieves registration of the quarry lease deed within thirty days from the date of its execution.

CHAPTER VII: GRANT OF A QUARRY PARWANA

30. Reservation of areas for granting quarry parwana. The District Collector may, for the purpose of grant of a quarry parwana, notify areas of isolated pockets of sand stone and ordinary sand which are not used as major minerals. When any area is so notified, no quarry lease shall be granted for such notified area.

31. Grant of quarry parwana.-

(1) On an application made to the District Collector in **Form G**, he may trant a quarry parwana to extract and remove a minor mineral from a plot not exceeding two thousand square metres, as may be notified by the District

Collector. The District Collector may grant such quarry parwana in the following order of preference to persons belonging to the following communities:

- (a) individual families of *Khanias*, belonging to the Schedule Castes or the Schedule Tribes, who do physical work of excavating the minor mineral themselves in the notified area applied for:
 - Provided that the applicant shall be required to attach a certificate to that effect, with the application, issued by the authority authorised to issue such certificate;
- (b) individual families of *Khanias*, who do physical work of excavating the minor mineral themselves in the notified area applied for;
- (c) individual *Khanias* who do physical work in excavating minor minerals themselves in any other areas:

Provided that in case of a quarry parwana for ordinary sand, the communities who are traditionally engaged in ordinary sand mining, namely, *Vanjara* and *Ode*, may be given priority and in case of a quarry parwana for sandstone, the communities who are traditionally engaged in sandstone mining, namely, *Sompura*, may be given priority:

Provided further that no quarry parwana shall be granted to any person who holds a quarry lease.

(2) In case of granting a quarry parwana in a Scheduled Area, the recommendation of the Gram Sabha in whose area the notified area is situated shall be obtained prior to granting the quarry parwana.

32. Conditions for grant of quarry parwana.-

- (1) The quarry parwana shall be granted in **Form H** on payment of a non-refundable fee of:
 - (a) rupees five hundred for an area up to one thousand square metres, and
 - (b) rupees one thousand for an area more than one thousand square metres.
- (2) The quarry parwana holder shall make an application for renewal of the quarry parwana along with payment of a non-refundable fee at the rate of:
 - (a) rupees five hundred for an area up to one thousand square metres, and
 - (b) rupees one thousand for an area more than one thousand square metres.
- (3) The quarry parwana shall not be renewed for a period exceeding one year at a time. The application for renewal of the quarry parwana shall be made in

Form G at least two months before the expiry of the quarry parwana. If the application for renewal is not made at least two months before the expiry of the quarry parwana, an additional fee of rupees fifty shall be paid for delay in applying for renewal of the quarry parwana:

Provided that the quarry parwana shall not be renewed in the event that the application for renewal is made after expiry of the quarry parwana.

(4) The quarry parwana shall be granted for a maximum period of one year, ending on 31st March of the subsequent year:

Provided that if a quarry parwana has been granted in the last quarter of a financial year, it shall be valid up to the 31st March of the succeeding year.

Explanation: for the purpose of this sub-rule (4), the expression 'financial year' shall mean the period commencing from April 1 of a year and ending on March 31 of the subsequent year.

- (5) The quarry parwana holder shall pay in advance, royalty on the mineral to be extracted at fifty per cent of the rate mentioned in Table A of **Schedule IV** or fifty per cent of the dead rent mentioned in Table B of **Schedule IV**, whichever is higher.
- (6) The quarry parwana holder shall pay rupees five per hundred square metres or part thereof as surface rent in advance annually.
- (7) The quarry parwana holder shall also contribute such amounts as may be required under section 15A to designated account of the District Mineral Foundation.
- (8) The quarry parwana holder shall commence quarrying operations in accordance with the approved mining plan and after obtaining all applicable environmental clearances for the area.
- (9) In the event of any contravention of any of the provisions of this CHAPTER VII or the conditions of the quarry parwana, the quarry parwana shall be liable to be terminated.
- (10) If any mineral is removed without payment of royalty as required to be paid under the quarry parwana, the District Collector or any officer duly authorised by him may enter the land in respect of which the quarry parwana is granted and take possession of all or any of minerals or movable property or such part of it as will suffice to recover the royalty payable.
- (11) If the payment of any amount recoverable under the quarry parwana is not made within thirty days from the due date, the same may be recovered as arrears of land revenue and the quarry parwana may be terminated.

- (12) On or after expiry of the period of the quarry parwana or when the quarry parwana is terminated before the date of expiry of the period, the quarry parwana holder shall not, after the date of such cancellation, carry on any quarrying operations or remove any mineral that may have been excavated.
- (13) The quarry parwana holder shall maintain accounts to verify the production and payment of royalty in the manner as may be specified by the Commissioner.
- (14) In case no quarrying operations are carried out in the notified area specified in the quarry parwana, for a period of ninety days without any reasonable cause or without permission of the District Collector, the quarry parwana shall be liable to be terminated after giving the quarry parwana holder an opportunity to state his case.
- (15) Notwithstanding anything to the contrary contained herein, the provisions of rule 56 shall not apply to a quarry parwana issued under this CHAPTER VII.
- **33. Dimension of area for Quarry Parwana.-** The dimension of the area to be granted under a quarry parwana shall be a square or rectangular.
- 34. Security Deposit for Quarry Parwana.- The person to whom a quarry parwana is granted shall pay a sum equivalent to ten per cent of the royalty as security deposit before issuance of the quarry parwana to him:

Provided that the District Collector may refund the security deposit, on an application within sixty days, to the quarry parwana holder in case the quarry parwana is surrendered or the period of the quarry parwana has expired and no renewal thereof has been applied for and in case the deposit is not required to be applied to any of the purposes mentioned in the rules.

CHAPTER VIII: SCIENTIFIC AND SYSTEMATIC MINING

35. Mining Plan.-

- (1) No mining operations shall be undertaken except in accordance with the mining plan which has been approved by the Government in terms of rules 35, 35, 36 and 37:
 - Provided that in cases which are exempt from the requirement of procuring an environmental clearance under the Environment Impact Assessment Notification, 2006, issued by the Ministry of Environment and Forests, no mining plan shall be required.
- (2) The mining plan shall incorporate:-

- (a) the plan of the mineral concession area showing the nature and extent of the mineral body, spot or spots where the mining operations are proposed to be based on the prospecting data provided by the Government or gathered by the bidder or any other person;
- (b) details of the geology and lithology of the area including mineral resource and reserves of the area;
- (c) the extent of manual mining or mining by the use of machinery and mechanical devices;
- (d) the plan of the area showing natural water courses, limits of reserves and other forest areas and density of trees, if any, assessment of impact of mining activity on forest, land surface and environment including air and water pollution, details of scheme of restoration of the area by afforestation, land reclamation, use of pollution control devices and such other measures as may be directed by the Government in writing from time to time;
- (e) a tentative scheme of mining and annual programme and plan for excavation from year to year for five years;
- (f) a progressive mine closure plan as defined under these rules, if applicable;
- (g) tentative estimate about accretion of mine waste and its manner and its manner and mode of disposal and confinement;
- (h) manner of mineral processing and mineral up-gradation including mode of tailing disposal;
- (i) pre-feasibility report prepared in accordance with the Environment Impact Assessment Notification, 2006,; and
- (j) any other information which the Government may require the bidder to provide in the mining plan.
- (3) The mining plan shall be made in accordance with a manual/guidelines, as may be specified by the Government, in that regard:

Provided that the Government may revise or update, every five years or earlier if required, the formats of the mining plan and the mine closure plan prescribed by it:

Provided further that in case of mining of granite or marble, the mining plan shall conform to Granite Conservation and Development Rules 1999 or the Marble Development and Conservation Rules 2002, respectively.

- (4) The Government may impose such conditions as it considers necessary by an order in writing if such modification or imposition of conditions are considered necessary in the light of the experience of operation of mining plan or in view of the change in the technological development.
- (5) If the mining operations are not carried out in accordance with the approved mining plan or any information contained in the mining plan is found to be incorrect, misleading or non-compliant with applicable laws including these rules, the Government may by order, suspend all or any of the mining operations and permit continuance of only such operations as are required to restore the conditions in the mine as envisaged under the approved mining plan or modified mining plan, for the purpose of restoration to the extent possible:

Provided that the mineral concession holder should be informed in writing about the violation and if the violation is not rectified within a period of forty five days thereof, a show cause notice should be given asking reasons why the mining operations should not be suspended and, further, if no satisfactory reply is received within a period of thirty days, the mining operations can be suspended:

Provided further that the competent authority may revoke the suspension after the mineral concession holder rectifies the violation intimated in this regard.

36. Preparation of Mining Plan.-

- (1) Every mining plan shall be prepared by a person who has the following qualifications and experience:
 - (a) a degree in mining engineering or a post-graduate degree in geology obtained from a university established or incorporated by or under a Central Act, a Provincial Act or a State Act, including any institutions recognized by the University Grants Commission established under section 4 of the University Grants Commission Act, 1956 or any equivalent qualification granted by any university or institution outside India and recognised by the Government of India; and
 - (b) relevant professional experience of five years of working in a supervisory capacity in the field of mining after obtaining the degree.
- Only a person qualified to prepare a mining plan may carry out modifications to a mining plan.
- (3) It shall be the obligation of the successful bidder/ mineral concession holder to ensure that the mining plan is prepared in accordance with applicable laws.

(4) For the purposes of preparation of a mining plan, the successful bidder may, upon a written request in **Form I**, be granted a limited prospecting permit to conduct prospecting operations. The purpose of such limited exploration shall be strictly to gather information and data for the purposes of preparing a mining plan. Any minerals won during such exploration shall be handed over to the Government, free of cost:

Provided that the successful bidder may retain the core recovered during the prospecting operations.

The prospecting permit shall be granted in the format specified in Form J.

37. Procedure for approval of the Mining Plan.-

- (1) The mining plan shall be submitted to the Government.
- (2) Every mining plan submitted for approval under sub-rule (1) shall be accompanied by a fee of rupees five thousand.
- (3) The Government shall, by an order in writing, dispose of the application for approval of the mining plan within a period of ninety days from the date of receiving of such application:

Provided that the aforesaid period of ninety days shall be applicable only if the mining plan is complete in all respects, and in case of any modifications subsequently suggested by the Government after the initial submission of the mining plan for approval, the said period shall be applicable from the date on which such modifications are carried out and submitted afresh to the Government.

(4) The Government may, by an order in writing, at any time direct modification of the mining plan or impose such conditions in the mining plan as it may consider necessary.

38. Modification and review of the mining plan.

- (1) The mining plan for minerals specified in Part A-II or Part B of **Schedule III**, once approved, shall be subject to review and updation at an interval of every five years starting from date of registration of the duly executed quarry lease deed.
- (2) At least one hundred twenty days before the expiry of every five years period specified in sub-rule (1), the lessee shall submit a mining plan for mining operations, for the minerals specified in Part A-II or Part B of Schedule III, for a period of five subsequent years prepared in accordance with rule 366, which shall be disposed of in accordance with rule 377:

Provided that the mining operations shall not be carried out or allowed to be

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carried out by the quarry lease holder till the approval of the scheme of mining.

- (3) The mining plan for minerals specified in Part A-I of **Schedule III**, once approved, shall be subject to review and updation at least once during the period of the quarry lease.
- (4) A quarry lease holder may seek modifications in the approved mining plan as are considered expedient, keeping in view changes in the business environment; or in the interest of safe and scientific mining, conservation of minerals, for the protection of environment; or any other reason to be specified in writing by the quarry lease holder. Any modification to a mining plan shall be approved in writing by the authority that approved the initial mining plan.
- (5) In case of modifications to a mining plan, the provisions of rule 37 shall apply mutatis mutandis.

39. Mining plan to be submitted by existing lessee.-

- (1) Where mining operations for minor minerals have been undertaken before the commencement of these rules without an approved mining plan, the lease holder of such lease shall submit a mining plan within a period of six months from the date of commencement of the rules, to the Government for its approval.
- (2) If a lease holder has not been able to submit the mining plan within the specified time for reasons beyond his control, he may apply in writing for extension of time giving reasons to the Government.
- (3) The Government on receiving an application made under sub-rule (2) above, may on being satisfied extend, through an order in writing, the period for submission of the mining plan for a period which may not exceed one year.
- (4) The Government may, through an order in writing, approve the mining plan submitted by the lease holder under sub-rule (1) with modifications to be carried out in the mining plan and the lease holder shall carry out such modifications and re-submit the modified mining plan for approval of the Government.
- (5) The Government shall, within a period of ninety days from the date of receipt of the mining plan or the modified plan convey its or his approval or disapproval in writing to the applicant and in case of disapproval it or he shall also convey the reasons for disapproving the said mining plan or the modified mining plan:

Provided that in case of disapproval of a mining plan, no mining operations

- shall be carried out until the mining plan is resubmitted and is approved in accordance with these rules.
- (6) If no decision is conveyed within the period stipulated under sub-rule (5), the mining plan or the modified mining plan, as the case may be, shall be deemed to have been provisionally approved and such approval shall be subject to the final decision whenever communicated.
- (7) The mining plan submitted under sub rule (1) shall be prepared by a person specified in sub-rule (1) of rule 36.

CHAPTER IX: EXPIRY OF A QUARRY LEASE

40. Auction after expiry of a quarry lease.- On the expiry of the lease period, the quarry lease shall be put up for auction as per the procedure specified in the rules.

CHAPTER X: LAPSE, SURRENDER OR TERMINATION

- 41. Lapsing of the quarry lease-
 - (1) A quarry lease shall lapse in accordance with the provisions of section 4A. Subject to the conditions of this rule, where quarrying operations are not commenced within a period of two years from the date of execution of the quarry lease, or are discontinued for a continuous period of two years after commencement of such operations, the quarry lease shall lapse.
 - (2) The lapsing of a quarry lease shall be recorded through an order issued by the Government and shall also be communicated to the lessee.
 - (3) Where a lessee is unable to commence the quarrying operations within a period of two years from the date of execution of the quarry lease or discontinuation of quarrying operations for reasons beyond his control, he may submit an application to the Government, explaining the reasons for the same, at least three months before the expiry of such period of two years:
 - Provided where the lessee has failed to make the application within the time stipulated above, the quarry lease shall lapse on expiry of the period of two years.
 - (4) The Government shall, after examining the adequacy and genuineness of the reasons for the non-commencement of quarrying operations or discontinuance thereof, pass an order, within a period of three months from the date of receipt of the application made under sub-rule (3) or the date on which the quarry lease would have otherwise lapsed, whichever is earlier, either granting or

rejecting such request:

Provided that, such quarry lease shall lapse on failure to undertake mining operations or inability to continue the same before the end of a period of six months from the date of the order of the Government communicating that the lease has not lapsed.

(5) The Government may, on an application made by the quarry lease holder submitted within a period of six months from the date of its lapse and on being satisfied about the adequacy and genuineness of the reasons for non-commencement of quarrying operations or discontinuance thereof was beyond the control of the holder of the quarry lease, revive the quarry lease within a period of three months from the date of receiving the application from such prospective or retrospective date as it thinks fit but not earlier than the date of lapse of the quarry lease:

Provided that no quarry lease shall be revived more than twice during the entire period of the quarry lease.

- (6) Every application made under sub-rule (3) prior to lapse of the quarry lease or under sub-rule (5) for revival of the quarry lease shall specify in detail:
 - (a) the reasons on account of which it will not be possible for the lessee to undertake or on account of which the lessee failed to undertake quarrying operations or continue such operations;
 - (b) the manner in which such reasons are beyond the control of the lessee: and
 - (c) the steps that have been taken by the lessee to mitigate the impact of such reasons.

Provided that the Government may seek such additional information, documents or clarifications with respect to the application as it may require.

- (7) Every application under sub-rule (3) or sub-rule (5) shall be accompanied by a non-refundable fee of rupees five thousand per hectare or part thereof or fifty thousand, whichever is higher.
- (8) The Government shall have the right to enforce the performance security of the lessee to carry out protective, reclamation and rehabilitation measures in the leased area of the quarry lease which has lapsed.
- (9) The lessee shall pay any expenditure over and above the performance security incurred by the Government, towards protective, reclamation and rehabilitation measures in the leased area of the quarry lease which has lapsed.

42. Surrender of the quarry lease.-

- (1) The lessee may make a written application to the Government in **Form K** for surrender of the entire area of the quarry lease after giving a notice in writing of not less than six calendar months from the intended date of surrender. Such application shall be accompanied by an approved final mine closure plan:
 - Provided that the lessee may make a written application for surrender of a part of the area under quarry lease only in case the lessee has been unable to obtain forest clearance for such area and in such cases, the minimum area of the quarry lease shall stand adjusted accordingly.
- (2) The Government shall allow, through an order in writing, surrender of a quarry lease under sub-rule (1) if the following conditions are satisfied:
 - (a) the lessee has submitted documents to evidence implementation of the approved final mine closure plan; and
 - (b) all dues with respect to the quarry lease have been settled.
- (3) In case of surrender of the entire area of the quarry lease prior to exhaustion of mineral resources, the performance security provided by the lessee shall be forfeited.
- (4) In the event that the lessee surrenders the entire area of the quarry lease prior to expiry of the lease tenure on account of exhaustion of the mineral resources, the performance security provided by the lessee shall be returned after adjustment of dues, if any.
- (5) The lessee shall pay any expenditure over and above the performance security incurred by the Government, towards protective, reclamation and rehabilitation measures in the leased area of the quarry lease which has been surrendered.

43. Termination of the quarry lease.-

- (1) The Government shall have the right to terminate the quarry lease in the following situations:
 - (a) The Government may, by an order in writing, terminate the quarry lease at any time if the lessee has, in the opinion of the Government, transferred the quarry lease or any right, title, or interest therein or encumbered the quarry lease otherwise than in accordance with these rules or the terms of the quarry lease deed:
 - Provided that no such order shall be made without giving the lessee a reasonable opportunity of being heard.
 - (b) If the lessee does not allow entry or inspection under sub-rules (15), (17), (20), (22) and (23) of rule 188, the Government shall give notice

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in writing to the lessee requiring him to show cause within fifteen days of the notice as to why the quarry lease should not be terminated and his performance security forfeited; and if the lessee fails to show cause within the aforesaid time to the satisfaction of the Government, the Government may terminate the quarry lease and forfeit or appropriate the whole or part of the performance security in the manner specified in the quarry lease deed and these rules.

- (c) If the lessee is convicted of illegal mining and there are no interim orders of any court of law suspending the operation of the order of such conviction in appeals pending against such conviction in any court of law, the Government may, without prejudice to any other proceedings that may be taken under the Act, the rules, the Gujarat Mineral (Prevention of Illegal Mining and Transportation and Storage) Rules, 2017, after giving the lessee an opportunity of being heard and for reasons to be recorded in writing and communicated to the lessee, terminate the quarry lease and forfeit or appropriate the whole or part of the performance security in the manner specified in the quarry lease deed and the rules.
- (d) Subject to clause (b) of sub-rule (1) of rule (1)3, if the lessee makes any default in any payment prescribed under these rules or the quarry lease deed or commits a breach of any of the conditions specified in rule 177, 188 or 19, the Government shall give notice in writing to the lessee requiring him to pay such payments and remedy the breach, as the case may be, within sixty days from the date of the receipt of the notice and if such payments are not paid or/and the breach is not remedied within the said period, the Government may, without prejudice to any other proceedings that may be taken against him, terminate the quarry lease and forfeit or appropriate the whole or part of the performance security in the manner provided in the quarry lease deed and these rules.
- (e) If the lessee fails to comply with the production requirements specified in the quarry lease deed and such non-compliance exceeds for more than seven instances in case of minerals specified in Part A-II or Part B of Schedule III or for more than three instances in case of minerals specified in Part A-I of Schedule III, the Government shall have a right to terminate the quarry lease without prejudice to any other proceeding to be taken against the lessee. The Government shall also have the right to terminate the quarry lease in the event that the annual production for minerals specified in Part A-I of Schedule III exceeds the total annual production limit for the mineral as per approved mining plan.

(f) Notwithstanding anything contained in the foregoing provisions, the Government may terminate the quarry lease at any time by giving to the lessee six months' notice in writing, if the lease area or any part thereof is required by the Government under the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (30 of 2013). A declaration in this regard, under the signature of the Government that the lease area, or as the case may be, the part of the area is so required shall, as between the lessee and the Government be conclusive.

On the termination of the quarry lease as stipulated above, the lease area shall be resumed by the Government, or the landowner, as the case may be, and the lessee shall be paid such compensation, for the investment made for the development of mining area only and not for the land and mineral, as may be determined by the Government for the purpose. For the purpose of assessing the amount of compensation, the Government shall determine the compensation in accordance with the provisions of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (30 of 2013).

- (g) If the lessee fails to comply with of provisions of the Act, the rules or the quarry lease deed.
- (2) Subject to sub-rule (1), in the event of termination of a quarry lease, the Government shall have the right to enforce the performance security of the lessee to carry out protective, reclamation and rehabilitation measures in the area.
- (3) The lessee shall pay any expenditure over and above the performance security incurred by the Government, towards protective, reclamation and rehabilitation measures in the leased area of the quarry lease which has been terminated.
- (4) The lessee shall at the expiry or sooner termination of the quarry lease thereof deliver to the Government, within such period as may be notified by the Government:
 - (a) all mines, pits, waterways and other works sunk or made on or under the lease area except such as have been abandoned with the sanction of the Government;
 - (b) in an ordinary and fair course of working, all engines, machinery, plant, buildings, structures, other works and conveniences which at the commencement of the quarry lease term were upon or under the lease area including all such machinery set up by the lessee below ground

which cannot be removed without causing injury to the mines, quarries or works under the lease area; and

- all buildings and structures of bricks or stone erected by the lessee above ground level in good repair order and condition and fit in all respects for further working of the mines and minerals.
- Upon termination of the quarry lease, the lessee shall retain all documents, (5)books and records related to the lease area for a period of three years or such longer period as may be specified under applicable law. The lessee may also retain such books and records in electronic form if permitted under applicable law.

CHAPTER XI: TRANSFERS

Transfer of quarry lease.-44.

A quarry lease holder (the transferor) may transfer such concession to any (1)person eligible to hold a quarry lease in accordance with these rules (the transferee) with the prior written approval of the Government in the manner specified in the rule:

Provided that in cases of an auction under sub-rule (3) and sub-rule (4) of rule 4, the transferee shall satisfy the eligibility criteria prescribed under such auction.

- The transferor and the transferee shall, prior to the transfer, jointly submit a (2)written application to the Government in the format specified in Form L, namely the "transfer application", which shall also contain details of the consideration payable by the transferee for the transfer, including the consideration in respect of the work already undertaken and the reports and data generated during the operations. The transfer would be subject to payment of such amount by the transferor as specified in clause (a) of sub rule (4) and submission of a duly executed transfer deed as specified in clause (b) of sub-rule (4).
- The Government within a period of ninety days from the date of receiving a (3)transfer application made under sub-rule (2) shall convey its decision to approve or reject such transfer for reasons to be recorded in writing:

Provided that if the Government does not convey its decision for such a transfer, within a period of ninety days from the date of receiving such a transfer application, it shall be construed that the Government has no objection to such transfer:

Provided further that no such transfer of a quarry lease shall be made in contravention of any condition subject to which the quarry lease was granted.

- (4) The transferor shall within a period of thirty days from the date of receipt of the written approval from the Government as specified in sub-rule (3) or expiry of the period after which it is construed that the Government has no objection to such transfer pursuant to the first proviso to sub-rule (3), as the case may be:
 - (a) make payment of:
 - (i) in case of minerals specified in Part A-I of **Schedule III**: rupees one lakh if residual value of mineral resources is upto rupees one crore and rupees two lakh if residual value of mineral resources is greater than rupees one crore; and
 - (ii) in case of minerals specified in Part A-II or Part B of Schedule III: rupees five lakhs if residual value of mineral resources is upto rupees ten crores and rupees ten lakhs if residual value of mineral resources is greater than rupees ten crores;
 - (b) submit a duly registered deed in the format specified in **Form M** namely the "**transfer deed**".
- (5) Subject to receipt of payments under sub-rule (4), the date of commencement of the transfer deed shall be the date on which a duly executed transfer deed is registered. On and from the transfer date, the transferee shall be liable towards the Government with respect to any and all liabilities with respect to the quarry lease.
- (6) All transfers effected under this rule shall be subject to the condition that the transferee has accepted all the conditions and liabilities under any law for the time being in force which the transferor was subject to in respect of such a quarry lease.
- (7) When the ownership of a quarry lease is transferred as per provisions of rule 444, the transferor shall hand over to the transferee within a period of seven days of the transfer of the ownership, borehole cores along with records and samples preserved, if any, all plans, sections, reports, registers and other records maintained in pursuance of the provisions of these rules or orders made thereunder, and all correspondence relevant thereto relating to the quarry lease; and when the requirements of these rules have been duly complied with, both the transferor and the transferee shall forthwith send to the Government a detailed list of borehole cores, plans, sections, reports, registers and other records that have been transferred.
- 45. Creation of Encumbrances.- A person holding a quarry lease shall not except with the prior written permission of the Government or the officer authorised by the Government:

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- (a) assign, sublet, mortgage or otherwise encumber the quarry lease or any right, title or interest therein; or
- (b) enter into or make any arrangement, contract or understanding whereby the quarry lease holder will or may be directly or indirectly financed to a substantial extent by or under which the operations or undertaking of the quarry lease holder will or may be substantially controlled by, any person or body of persons other than the holder of the quarry lease.
- 46. Transfer void.- Any transfer of a quarry lease or creation of an encumbrance thereon which is not in compliance with these rules shall be void *ab initio*.

CHAPTER XII: REGISTERS AND RETURNS

- 47. Register of mineral concessions.- The Government shall maintain:
 - (1) A register of quarry lease, in electronic and physical form, in Form N.
 - (2) A register of quarry permit in Form O.
 - (3) A register of quarry parwana in Form P.
- 48. Inspection of register.- The registers maintained by the Government under rule 477 shall be open to inspection by any person on payment of a fee of rupees one hundred.
- 49. Returns and statements.-
 - (1) The quarry lease holder shall furnish to the Government:
 - (a) every month, a monthly return in electronic form in **Form Q** before the tenth day of the succeeding month;
 - (b) an annual return in electronic form in **Form** R for every financial year, before the 30th April of the succeeding year.
 - (2) The quarry permit holder shall submit online monthly e-return including details of mineral usage as per Form S before the tenth day of the succeeding month;
 - (3) The quarry parwana holder shall submit monthly return including details of mineral usage as per **Form T** before the tenth day of the succeeding month;
 - (4) The mineral concession holder shall furnish to the Government, other such returns and statements and within such period as may be specified as per the rules.
 - (5) If it is found that the mineral concession holder has submitted incomplete or wrong or false information in monthly or annual returns or fails to submit a

return within the date specified, the Government may:

- (a) order suspension of all mining operations in the mine and may revoke the order of suspension only after ensuring proper compliance;
- (b) take action to initiate prosecution under these rules; and/ or
- (c) recommend termination of the mineral concession, in case such suppression or misrepresentation of information indicates abetment or connivance of illegal mining.

CHAPTER XIII: REVISION

50. Application for revision.-

- (1) Any person aggrieved by any order made by any authority in exercise of the powers conferred on it under these rules or the non-passing of any order by any authority in exercise of the powers conferred on it under these rules within the time prescribed therefor may, within two months of:
 - (a) the date of communication of the order to him; or
 - (b) the date on which the time period for passing such order expired,

apply to the Government in triplicate in the form specified in Form U for revision of the order or passing of an order, as the case may be:

Provided that the State Government may of its own motion also call for any record of proceeding and revise any order made by such authority.

- (2) Any person aggrieved by any order made by the Government under these rules or non-passing of any order by the Government within the time prescribed therefor may, within two months of:
 - (a) the date of communication of the order to him; or
 - (b) the date on which the time period for passing such order expired,

apply to the Committee to be constituted by the Government in triplicate in the form specified in **Form** U for revision of the order or passing of an order, as the case may be.

Provided that the Committee may of its own motion also call for any record of proceeding and revise any order made by the Government.

(3) The application under sub-rule (1) or sub-rule (2) shall be in writing and should be accompanied by a non-refundable fee of rupees ten thousand by way of a treasury challan:

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Provided that any such application may be entertained after the said period of two months if the applicant satisfies the Government or the Committee, as the case may be, that he had sufficient cause for not making the application within time.

- In every application under sub-rule (1) or sub-rule (2) against the order (4)refusing to grant a mineral concession, any other person to whom a mineral concession was subsequently granted in respect of the same area or for a part thereof, shall be impleaded as a party.
- The applicant shall, along with the application under sub-rule (1) or sub-rule (5)(2), submit to the Government or the Committee, as the case may be, as many copies thereof as there are parties impleaded.
- On receipt of the application and copies thereof, the Government or the (6)Committee, as the case may be, shall send where applicable, a copy of the application to all the impleaded parties including the concerned authority or the Government, as the case may be, calling upon them to make such comments as they may like to make within two months from the date of issue of such communication, if any, against the revision application.

Orders on revision application.-51.

- The concerned authority or the Government, as the case may be, and the (1)impleaded parties shall, while furnishing comments to the Government or the Committee, as the case may be, simultaneously endorse a copy of the comments to the other parties by registered post acknowledgement due.
- Comments received from any party under sub-rule (1) shall be sent to the (2)other parties for making such further comments as they may like to make within one month from the date of issue of the communication and the parties making further comments shall send them to all the other parties by registered post acknowledgement due.
- The revision application, the communications containing comments and (3)counter-comments referred to in sub-rules (1) and (2) shall constitute the records of the case.
- After considering the records referred to in sub-rule (3), the Government or (4)the Committee, as the case may be, may:
 - confirm the order; or (a)
 - set aside the order and direct the concerned authority or the Government, as the case may be, to reconsider the order on such grounds as it may deem just and proper.

In case the order is set aside under clause (b), the concerned authority or the

Government, as the case may be, shall reconsider its earlier order and issue a revised order within ninety days of receipt of directions from the Government or the Committee, as the case may be.

- (5) The Government or the Committee, as the case may be, may, pending the final disposal of an application for revision, stay the execution of the order against which any revision application has been made for sufficient cause and through an order in writing.
- (6) Before passing any order adversely affective a person, such person shall be given the opportunity of stating his case
- (7) **Protection of action taken in good faith.-** Notwithstanding the above, no suit, prosecution or other legal proceedings shall lie against any authority in exercise of the powers conferred on it under these rules for anything which is in good faith done or intended to be done.

CHAPTER XIV: PAYMENTS

- 52. Manner of Payment.- Any amount payable under the Act or rules made thereunder except that payable in respect of revision petition under sub-rule (1) or sub-rule (2) of rule 500, shall be paid in such manner as the Government may specify in this behalf.
- 53. Revision of fee and other amounts payable. The Government may, by notification in the Official Gazette, enhance or reduce any fee, rate of payment or any other amount payable by holder of a mineral concession:
 - Provided that the Government shall not enhance the rate of royalty, rate of dead rent, or amount of financial assurance in respect of any mineral more than once during any period of three years.
- 54. Payment of interest.- The Government shall, without prejudice to the provisions contained in these rules, charge simple interest at the rate of eighteen per cent per annum on:
 - (a) any payment due to Government under rule 111;
 - (b) any fee, cess or other sum due to the Government under these rules;
 - (c) any other payment under the terms and conditions of mineral concession,
 - the payment of which is delayed beyond thirty days from the due date thereof. Such interest shall be charged from the due date of payment and until payment of such amount.
- 55. Charging of Royalty in case of minerals subjected to processing.-

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- (1) In case processing of run-of-mine mineral is carried out within the leased area, then royalty shall be chargeable on the processed mineral removed from the leased area.
- (2) In case run-of-mine mineral is removed from the leased area to a processing plant which is located outside the leased area, then royalty shall be chargeable on the unprocessed run-of-mine mineral and not on the processed product.

56. Rate of Royalty, dead rent and surface rent.-

- (1) The holder of a mineral concession granted under these rules shall pay royalty in respect of minor minerals, specified in Table A of the **Schedule IV**, removed or consumed by him or by his agent, manager or employee from the leased area at the rates respectively specified against them in Table A of the said Schedule.
- (2) The quarry lease holder granted under these rules shall pay yearly dead rent in respect of minor minerals specified in Table B of **Schedule IV**, at the rates respectively specified against each minor mineral.
- (3) In case the royalty paid during a year under sub-rule (1) in respect of a minor mineral is greater than the dead rent payable, no dead rent shall be payable under sub-rule (2).
- (4) Where the royalty paid during a year under sub-rule (1) in respect of a minor mineral is less than the dead rent payable under sub-rule (2), only the difference between the two amounts shall be payable as dead rent.
- (5) If in the same lease hold area, more than one minor mineral is permitted to be mined, the lessee shall be liable to pay royalty for each such mineral or as the case may be, the Government shall not charge separate dead rent for every such minor mineral:
 - Provided that the lessee shall be liable to pay: (a) the aggregate of royalty in respect of all minerals; or (b) the highest dead rent applicable with respect to the minerals included in the relevant quarry lease, whichever is higher.
 - Illustration: In case three minerals are included in the quarry lease, the dead rent which is highest with respect to any of the said three minerals shall be considered for the purpose of (b) above.
- (6) The holder of a mineral concession granted under these rules shall also pay a yearly surface rent to the Government for the surface area leased to him, at the rate of rupees one thousand per hectare or part thereof or at the non-agriculture assessment rate prescribed by the Revenue Department from time to time, whichever is higher.

- 57. Upfront payment and performance security for minerals specified in Part A-I of Schedule III:- In case of minerals specified in Part A-I of Schedule III, the upfront payment to be made under rule 9 and the performance security to be furnished under rule 10 shall each be for an amount equal to the aggregate of:
 - (a) fifty per cent of the estimated annual royalty payable for the first year of the lease which shall be a product of the: (i) royalty for the mineral(s) per metric tonne; and (ii) estimated quantity of mineral resources being auctioned expressed in metric tonne divided by the tenure of the lease; and
 - (b) fifty per cent of the estimated annual auction premium payable for the first year of the lease which shall be a product of the: (i) highest final premium offer; and (ii) value of estimated resources divided by the tenure of the lease.
- 58. Sum Due to Be Recovered as Arrears of Land Revenue. Any rent, royalty, tax, fee, penalty, auction premium or other sum due to the Government may be recovered as arrears of land revenue on the basis of a certificate issued by the Government.

CHAPTER XV: ENVIRONMENT MANAGEMENT

59. Environmental clearance.

Mining operations will be undertaken only pursuant to a valid environmental clearance in accordance with the provisions of the Environment (Protection) Act, 1986 and the rules and notifications issued thereunder, including the Environment Impact Assessment Notification, 2006.

60. Mine Closure plan.-

Every mine shall have a mine closure plan which shall contain steps to be taken for reclamation, rehabilitation measures taken in respect of a mine or part thereof commencing from cessation of quarrying or processing operations in a mine / cluster or part thereof. The mine closure plan shall be of two types:

- (a) progressive mine closure plan; and
- (b) final mine closure plan.

61. Submission of progressive mine closure plan.-

- (1) The progressive mine closure plan shall be prepared by the quarry lease holder only for minerals specified in Part A-II or Part B of Schedule III, for the purpose of providing protective, reclamation and rehabilitation measures in a mine or part thereof.
- (2) The progressive mine closure plan shall be prepared in the manner specified and in the standard format as per the guidelines issued by the Government in

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this regard.

- (3) In case of fresh grant of quarry lease, a progressive mine closure plan as a component of mining plan shall be submitted to the Government.
- (4) The lessee shall, in case of an existing quarry lease, submit a progressive mine closure plan to the Government/officer authorised by the Government in this behalf for approval within a period of one year from the date of commencement of these rules.
- (5) The lessee shall review the progressive mine closure plan every five years from the date of its approval in case of existing mine or from the date of opening of the mine in case of fresh grant of quarry lease, as the case may be and shall submit to the officer authorised by the Government for its approval.
- (6) The Government/officer authorised by the Government shall convey his approval or refusal of the progressive mine closure plan in writing within a period of ninety days from the date of receipt:
 - Provided that the aforesaid period of ninety days shall be applicable only if the progressive mine closure plan is complete in all respects, and in case of any modifications subsequently suggested by the Government after the initial submission of the progressive mine closure plan for approval, the said period shall be applicable from the date on which such modifications are carried out and submitted afresh to the Government.
- (7) If the approval or refusal of the progressive mine closure plan is not conveyed to the lessee, within the period as specified in sub-rule (6), the progressive mine closure plan shall be deemed to have been provisionally approved and such approval shall be subject to the final decision whenever communicated.

62. Submission of Final mine closure plan.-

- (1) The final mine closure plan shall be prepared by all mineral concession holders under these rules for the purpose of decommissioning, reclamation and rehabilitation in the mine, cluster or part thereof after cessation of mining and mineral processing operations.
- (2) The final mine closure plan shall be prepared in the manner specified and in the standard format as per the guidelines issued by the Government in this regard
- (3) The lessee shall submit final mine closure plan to the Government/officer authorised by the Government for the approval one year prior to the proposed closure of the mine. Such final mine closure plan shall be approved by the Government and the approval or refusal of the final mine closure plan shall be conveyed within a period of ninety days from the date of its receipt:

Provided that the aforesaid period of ninety days shall be applicable only if the final mine closure plan is complete in all respects, and in case of any modifications subsequently suggested by the committee referred at sub-rule (3) of rule 644 after the initial submission of the final mine closure plan for approval, the said period shall be applicable from the date on which such modifications are carried out and submitted afresh.

(4) If approval or refusal of the final mine closure plan is not conveyed in writing to the lessee within time period as specified in sub-rule (3), the final mine closure plan shall be deemed to have been provisionally approved and such approval shall be subject to the final decision whenever communicated in writing.

63. Responsibilities of holder of mineral concession.-

- (1) The holder of a mineral concession shall have the responsibility to ensure that the protective measures contained in the mine closure plan including reclamation and rehabilitation work have been carried out in accordance with the approved mine closure plan or with such modifications as approved by the Government/officer authorised by the Government under these rules.
- (2) The holder of a mineral concession shall submit to the Government / officer authorised by the Government a yearly report before 1st July of every year setting forth the extent of protective and rehabilitative works carried out as envisaged in the approved mine closure plan and if there is any deviation, reasons thereof.

64. Financial assurance.-

(1) Financial assurance shall be furnished by every lease holder for due and proper implementation of the approved progressive and final mine closure plan. The amount of financial assurance shall be rupees one lakh per hectare or part thereof the quarry lease area put to use for mining and allied activities:

Provided that a quarry lease holder shall be required to enhance the amount of financial assurance with the increase in the area of mining and allied activities:

Provided further that, where a quarry lease holder undertakes reclamation and rehabilitation measures as part of the progressive closure of mine, the amount so spent shall be reckoned as the sum of the financial assurance already spent by the lease holder and the total amount of financial assurance to be furnished by the lease shall be reduced to that extent.

(2) The financial assurance shall be submitted by way of a bank guarantee in the format as provided in **Form V** or a non-interest bearing security deposit. The financial assurance should remain valid:

- (a) for an initial period of five years and thereafter for subsequent periods of five years or the remaining term of the quarry lease, whichever is lower, in case of minerals specified in Part A-II or Part B of **Schedule** III; or
- (b) for the entire duration of the quarry lease term, for minerals specified in Part A-I of Schedule III,

as the case may be.

- Release of financial assurance shall be effective upon the notice given by the lease holder for the satisfactory compliance of the provisions contained in the mine closure plan and certified by a committee comprising of three members, one each from the following departments, as nominated by the respective head of department: (a) Geologist (CGM); (b) Gujarat Pollution Control Board; and Roads and Buildings Department.
- (4) If the committee referred at sub-rule (3) has reasonable grounds for believing that the protective, reclamation and measures as envisaged in the approved mine closure plan in respect of which financial assurance was given have not been or will not be carried out in accordance with mine closure plan, either fully or partially, the committee shall give the lease holder a written notice of its intension to issue the orders for forfeiting the sum assured at least thirty days prior to the date of the order to be issued.
- (5) Within thirty days of the receipt of notice referred to in sub-rule (4) if no satisfactory reply has been received in writing from the lease holder, the committee referred at sub-rule (3) shall pass an order for forfeiting the surety amount (pursuant to security provided under sub-rule (2)) and a copy of such order shall be endorsed to the Government.
- (6) Upon the issuance of an order by the committee referred at sub-rule (3), the Government may realize/ invoke any security provided under sub-rule (2) for the purpose of performance of protective, reclamation, rehabilitation measures and shall carry out those measures, or appoint an agent to do so.

65. System of working.-

- (1) System of working in quarry lease shall be performed by formation of benches.
- (2) Such benches in mineral and overburden including weathered mineral shall be staked separately and the benches in overburden or weathered mineral shall be kept sufficiently away in advance so that their working does not interfere with the working of quarry.

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(3) In order to ensure optimum production with minimum waste generation, every

lease holder shall endeavour to deploy machinery and equipment as per the mining plan.

66. Separate stacking of non-saleable mineral.

- (1) The non-saleable mineral or sub-grade mineral at a quarry or mine bottom shall regularly be collected and transported to the surface and the quarry or mine floor shall be kept reasonably clear of debris.
- (2) The overburden and waste material obtained during mining operations shall not be allowed to be mixed with non-saleable or subgrade minerals. The mineral, overburden, waste material, non-saleable mineral or sub-grade mineral shall be stacked separately on the ground earmarked for the purpose.
- (3) The ground selected for dumping of top soil, overburden, waste material and non-saleable mineral or sub-grade mineral shall be far away from workings of quarry or mine, but within the leased area.

67. Employment of Qualified officers.-

- (1) For the purpose of carrying out mining operations in accordance with these rules, every quarry lease holder shall employ a part-time mining engineer and a part-time geologist.
 - (a) In case of minerals specified in Part A of **Schedule III**, the part-time mining engineer and geologist can be employed up to a maximum of:
 - (i) eighteen mines/quarries where mining is carried out by manual means; and
 - (ii) twelve mines/quarries where mining is carried out by any other means;
 - provided that all such mines/quarries are located within a radius of fifty kilometres.
 - (b) In case of minerals specified in Part B of Schedule III, the part-time mining engineer and geologist can be employed up to a maximum of six mines/quarries; provided that all such mines/quarries are located within a radius of fifty kilometres:
 - Provided further that a whole-time geologist may be employed in-lieu of a part-time mining engineer.
- (2) A geologist or mining engineer referred in sub-rule (1) above shall possess the qualifications specified below:-
 - (a) Geologist: A postgraduate degree in Geology obtained from a University established or incorporated by or under a Central Act, a

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Provincial Act or a State Act, including any institution recognized by the University Grants Commission established under section 4 of the University Grants Commission Act, 1956 or any equivalent qualification;

(b) Mining Engineer:

- (i) A degree in mining engineering obtained from a University established or incorporated by or under a Central Act, a Provincial Act or a State Act, including any institution recognized by the University Grants Commission established under section 4 of the University Grants Commission Act, 1956 or any equivalent qualification; or
- (ii) three years full time diploma certificate in Mining Engineering awarded by the State Technical Education Boards with two years' experience in mining operations.
- (3) If a quarry lease holder possesses the qualifications as mentioned in sub-rule (1), he may appoint himself as the qualified officer for the purpose of sub-rule (1).
- (4) The lease holder shall intimate the Government, the details of qualified officer employed by him together with consent of such officer. When the employment of any such qualified officer is terminated or any such qualified officer leaves the said employment, the holder of the quarry lease shall within fifteen days from the date of such appointment, termination or leaving, inform such changes in writing to the Government.
- (5) The quarry lease holder shall also comply with the provisions of the Mines Act, 1952 (35 of 1952) with regard to employment of qualified officers.

68. Duties of qualified officer.-

- (1) Duties of Geologist: It shall be the duty of the geologist to:-
 - (a) be responsible for periodic updating of minerals resources, maintenance of bore cores or samples and bore hole logs;
 - (b) plan for conservation of mineral resources and optimal utilisation of the minerals and ores in the mining leases;
 - (c) prepare a scheme of prospecting as per the format specified by the Government and to carry out the investigation operation as per the scheme;
 - (d) prepare the necessary geological maps, plans and sections which are required to delineate the ore body;

- carry out petrological and mineralogical studies of host rock and (e) mineralized zones;
- calculate reserves and its grade; (f)
- provide all the necessary information required for controlling the (g) quality of the minerals produced;
- maintain proper records of the prospecting operations and records of (h) sinking of shafts and boreholes as provided under these rules;
- work out the appropriate method of sampling and ensure preparation of (i) samples accordingly;
- update the reserve figures, grade-wise and category-wise at the end of (i) every year in case of a working mine;
- identify the associated rocks and minerals and maintain proper records (k) of the stacks of non-salable/sub-grade minerals produced; and
- carry out all such orders and directions as may be given in writing (1)under these rules by the Government and to forward a copy of all such orders or directions to the lease holder.
- Duties of Mining Engineer: It shall be the duty of the mining engineer to:-(2)
 - take all necessary steps to plan and conduct mining operations, so as to (a) ensure conservation of minerals, systematic development of the mineral deposits and protection of environment in and around the quarry lease area in accordance with these rules;
 - prepare and maintain plans, sections, reports and schemes in (b) accordance with these rules;
 - carry out the study of the associated rocks and minerals, identify them (c) and stack the various minerals produced separately;
 - carry out all such orders and directions as may be given in writing (d) under these rules by the Government and to forward a copy of such orders or directions to the holder of quarry lease;
 - ensure that there is sufficient provision of proper materials, appliances (e) and facilities at all times at quarry lease for the purpose of carrying out the provisions of these rules and orders issued thereunder and where he is not the lessee of the quarry lease, he shall make requisition in writing to the lessee for anything required for the aforesaid purpose. A copy of every such requisition shall be recorded in bound paged book kept for the purpose. The lessee shall provide, as soon as possible after

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receipt of such requisition, the materials and facilities requisitioned by the mining engineer.

69. Environmental Safeguards to be implemented regarding mining operations.

- (1) Mine working shall be strictly as per the conditions of approved mining plan including the environment management plan, as the case may be.
- (2) Failure to comply with sub-rule (1) may result in termination of quarry lease after giving thirty days' notice to the lease holder for compliance.

70. Environment Impact Mitigating Measures.-

The following measures shall be incorporated in the environment management plan and shall be followed by every lease holder:

- Removal and utilization of top soil:-
 - (a) The top soil collected during mining operations shall be managed to stack systematically at the approved site; and
 - (b) Top soil so stacked shall be utilized for plantation or for restoration and rehabilitation of the land no longer required for mining operations or for stabilizing/landscaping the overburden dumps.
- (2) Storage of overburden, waste rock, etc:-
 - (a) The overburden, waste rock and non-saleable mineral generated during mining operations shall be managed to stack separately in properly formed dumps on grounds earmarked in approved environmental clearance;
 - (b) The over burden dump shall be properly secured to prevent the degradation of the surrounding land or silting of water courses.
 - (c) Wherever possible, the waste rock or overburden or other rejects shall be used for back filling the worked out quarry or mine where the mineral has been recovered up to the optimum depth, with a view to restore the land to its original use or desired alternate use. Where the backfilling is not feasible, the waste dumps shall be scientifically vegetated by suitable native species to prevent erosion and surface run off; and
 - (d) The maximum height of the already existing waste dumps shall not exceed five metres and it shall be protected by walls of rubble stones or Geo-green blanket to prevent the flow of fine particles.
 - (3) Reclamation and Rehabilitation of lands:-

Restoration, reclamation and rehabilitation of land affected by mining operations shall be undertaken in a phased manner so that the work is completed before the conclusion of mining operations and the abandonment of the quarry or mine, with a view to leave a productive and sustainable site.

(4) Precaution against ground vibrations.-

Whenever any damage to public buildings or monuments is apprehended due to their proximity to the quarry lease area, scientific investigations shall be carried out by the holder of the quarry lease so as to keep the ground vibrations caused by blasting operations within safe limit.

- (5) Precaution against air pollution:-
 - (a) Air pollution due to dust, exhaust emissions or fumes during, mining or processing operations for mineral and related activities shall be controlled and kept within permissible limits as specified under any environmental law for the time being in force. Main haulage roads of the mine shall be kept wet by sprinkling of water; and
 - (b) Periodical examination of air quality shall be monitored by the association of the cluster and results shall be intimated to concerned District Geologist / District Assistant Geologist as well as the regional officer of the State Pollution Control Board.
- (6) Discharge of toxic liquids:-

All possible precautions shall be taken to prevent or reduce to a minimum, the discharge of toxic and objectionable liquid effluents from a quarry or mine, workshop or beneficiation or metallurgical plants, tailing ponds, into surface or ground water bodies, ground water acquifiers and usable lands. These effluents shall conform to the standards laid down in this regard.

- (7) Precaution against noise pollution:-
 - (a) Noise arising out of mining and processing operations for a mineral at the source shall be controlled so as to keep it within the permissible limit; and
 - (b) Periodical examination of noise pollution shall be monitored by the association of the cluster and results shall be intimated to concerned District Geologist / District Assistant Geologist as well as the regional officer of the State Pollution Control Board.
- (8) Restoration of fauna/flora:-
 - (a) Effective measures shall be taken for plantation in the area earmarked in the environment management plan. It shall be ensured that

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- plantation shall be done at least five per cent of the total land of the cluster as specified every year;
- The earmarked site for plantation shall be fenced and proper planning (b) of watering and caring the plants shall be implemented. The same shall be looked after during the subsistence of the cluster;
- Suitable trees shall be planted along cluster boundary, on both sides of (c) the major roads, near site office of the mine and over the inactive dumps;
- The lease holder shall not cut or injure any trees in area of his quarry (d) lease without the previous sanction in writing of any officer authorised in this behalf under any law in force; and
- All precautionary measures shall be taken during mining operations for (e) conservation and protection of endangered fauna and flora.

Water management:-(9)

- Water collected shall be analyzed and if found potable then it shall be (a) diverted for drinking purpose in consultation with Gujarat Water Supply and Sewerage Board.
- Accumulated unpotable rain water shall be de-watered and diverted to (b) nearby pond / aquifer / river / nallah, catchment area by providing suitable pipe line or drains or link canals, as the case may be, in consultation with Gujarat Water Supply and Sewerage Board;
- The procedure of water harvesting shall be adopted to recharge the (c) ground water table;
- Effective steps shall be taken for setting up of a water treatment plant (d) wherever required to treat the effluents collected in the working pits; and
- For working below ground water level, the quarry lease holder shall (e) carry out a detailed hydro-geological study taking into account the mine water discharge, management of discharged water and shall obtain prior approval of the State Ground Water Department.

Corporate Social Responsibility:-(10)

- Regular health check-up camps for the workers engaged in mines shall (a) be organized;
- Occupational health surveillance programme of the workers shall be (b) undertaken periodically to observe any contractions due to exposure to

dust and take corrective measures, if needed;

- (c) Insurance cover to all workers engaged in mines shall be provided;
- (d) Common vocational training center shall be setup at a district level; and
- (e) Local needs of habitant like school, creche, hospital, veterinary hospital, sanitation, drinking water etc., shall be considered positively.

71. Open cast working.-

- (1) In open cast workings, the benches formed shall be so arranged that the benches in mineral and overburden are separate so as to avoid mixing of waste with the minerals.
- (2) The benches in overburden shall be kept sufficiently in advance so that their workings do not interfere with the working of minerals.
- Orientation of the workings and sequence of mining operations shall be such that different grades of minerals can be obtained simultaneously for blending with a view to achieve optimum recovery of minerals from the deposit.

72. Notice of temporary discontinuance of work in mines and obligations of the lease holders.—

- (1) Temporary discontinuance shall mean the planned or unplanned suspension of mining operations in a mine or part thereof and where the operations are likely to be resumed not earlier than sixty days.
- (2) The lessee shall send to lease granting authority written notice in **Form W** when the mining or mineral processing operations in the mine or part thereof are discontinued for a period exceeding sixty days so as to reach them within seventy five days from the date of such temporary discontinuance.
- (3) Where the discontinuance takes place as a result of the occurrence of natural calamity beyond the control of the lessee, or in compliance with any order or directions issued by any statutory authority established under any law in force or any tribunal or a court, a written notice of discontinuance, under this subrule shall be submitted to the lease granting authority within a period of fifteen days of such discontinuance in Form W.
- (4) During the temporary discontinuation of a mine or part thereof, it shall be the responsibility of the lessee to comply with the reasonable prohibitive measures to restrict access for unauthorised entry, provide protective measures to potentially dangerous sources of electrical and mechanical installations, the

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mine openings or workings and all other structures. It shall be ensured that all contaminated effluents are controlled and all physical, chemical, biological monitoring programmes have been continued. It shall also be ensured that all rock piles, over burden piles and stock piles and tailings and other water impoundment structures have been maintained in stable and safe conditions.

- 73. Intimation of reopening of a mine. The lessee shall send to the lease granting authority, a written intimation in Form C of reopening of a mine after temporary discontinuance so as to reach them within fifteen days from the date of such reopening.
- 74. Examination of mineral deposits and taking of samples. The Government may enter and inspect a mine and may examine any mineral deposit in any area under quarry lease and take samples therefrom at any time for the purposes of these rules.
- 75. Prohibition of deployment in certain cases.- If any mine or part thereof, in the opinion of the Government poses a grave and immediate threat to the conservation of minerals or to environment, it may, by an order in writing to the lessee, require him to take such measures as may be specified in the order and may prohibit, until the requirements as specified in the order are complied with to its satisfaction, the deployment of any person other than those required for compliance with the requirement of the order.

CHAPTER XVI: MISCELLANEOUS

76. Exercise of powers on behalf of the Government.-

For the purposes of these rules, the references to the expression "Government" shall mean reference to the one or more of the officers specified in **Schedule V**. No authority exercising the powers conferred on it under these rules shall be entitled to delegate such powers. In the event that any power conferred under these rules has not been assigned to the jurisdiction of any officer under **Schedule V**, such power shall be exercised by the Government.

77. **Power to rectify apparent mistakes.-** Any clerical or arithmetical mistake in any order passed by the Government or any authority or officer under these rules and any error arising therein due to accidental slip or omission, may be corrected, through an order in writing, by the Government, the concerned authority or officer, as the case may be:

Provided that no rectification order prejudicial to any person shall be passed unless such person has been given a reasonable opportunity of being heard.

78. Special provisions relating to minerals specified in Part B of the First Schedule to the Act.- Notwithstanding anything contained in these rules:

- (1) if the holder of a mineral concession discovers any mineral specified in Part B of the First Schedule to the Act and not specified in such mineral concession, in the area granted under such mineral concession, the discovery of such mineral shall be reported in writing to the Director, Atomic Minerals Directorate for Exploration and Research, Hyderabad within sixty days from the date of discovery of such mineral;
- (2) the holder of such mineral concession shall not win or dispose of any mineral specified in Part B of the First Schedule to the Act unless a separate lease or license for the purpose has been obtained;
- (3) the quantities of any mineral specified in Part B of the First Schedule to the Act recovered incidental to such mining operations shall be collected and stacked separately and a report to that effect shall be sent to the Director, Atomic Minerals Directorate for Exploration and Research, Hyderabad every month for such further action by the lessee or permit holder as may be directed by the Atomic Minerals Directorate for Exploration and Research.

79. Exploration Obligation.-

- (1) A quarry lease holder granted through auction shall, for minerals listed in Part B of **Schedule III**, namely:
 - (a) if at the time of auction, exploration up to level of inferred mineral resources (333) had been completed and included in geological report forming part of the tender document, within a period of one year from the registration of the relevant lease deed:
 - (i) complete exploration to establish indicated mineral resources (332) as per Part I of **Schedule I**; and
 - (ii) prepare and submit a pre-feasibility study report conforming to Part II-B of Schedule I.
 - (b) if at the time of auction, exploration up to level of indicated mineral resources (332) had been completed and included in geological report forming part of the tender document, then the quarry lease holder shall prepare and submit a pre-feasibility study report conforming to Part II-B of Schedule I within a period of fifteen days from the registration of the relevant lease deed.

80. Facilities for training of students.-

(1) Every lessee, agent or manager of a mine shall permit researchers or students of mining, geological and mineral processing institutions approved by the Government to conduct research or acquire practical training of the mines and plants operated by them and provide all necessary facilities required for the

training of such students.

- (2) Applications for research or training from students of institutions teaching mining, geology or mineral processing shall be forwarded to the lessee, agent or manager of a mine through the Principal or Head of the Institution.
- (3) Cases of refusal to provide facilities for research or practical training by any lessee, agent or manager of a mine shall be referred to the Government for its written decision within a period of thirty days.
- 81. Boundaries below the surface. The boundaries of the area covered by a quarry lease shall run vertically downwards below the surface towards the center of the earth.
- 82. Power of the Government to give Direction.- The grant of a mineral concession under these rules shall be subject to such general instruction and directions as may be issued by the Government from time to time regarding conservation and scientific and economic development of minerals and industrial use of the mineral in the State.
- 83. Prohibition of Transport of Minerals Beyond Border.-
 - (1) No movement of ordinary sand shall be allowed beyond the border of the State except to the Union Territory, Diu.
 - (2) The Government may, by notification, restrict the transport of any other mineral beyond the border of the State.
 - (3) In case any vehicle is found transporting any mineral referred to in sub-rules (1) or (2), to the neighbouring State, it shall be treated as violation of Act and the rules made there under in this regard. In such case, the penal provisions as specified therein, except compounding provisions, shall be applicable.
- 84. Special Provisions for Mining of Ordinary Sand.- The provisions of circular no PIL/2011/ HC -14 (6)/ Chh dated December 27, 2012 read with clarification issued on January 20, 2014 (bearing same circular number), shall continue to be applicable with respect to the mining of ordinary sand.

85. Preservation of cores etc.-

- (1) Every quarry lease holder and every agency authorised under the second proviso to sub-section (1) of section 4 shall:
 - (a) preserve intact, until submission of the final geological report, all cores and specimens of different types of rocks and minerals obtained during drilling or sinking operations,
 - (b) not destroy any cores or samples generated and preserved as per clause
 (a) above without the prior permission in writing from the Director General, Geological Survey of India and the Government.

- (2) The Government may, by an order in writing, require the quarry lease holder or the agency authorised under the second proviso to sub-section (1) of section 4, to preserve the cores or specimens of rocks and minerals obtained from specific boreholes or shafts in a specific manner or for any specific period or relax the provisions of this rule to such an extent as they may deem fit.
- (3) The quarry lease holder or any other agency authorised under the second proviso to sub-section (1) of section 4 shall adhere to the procedure for preservation and submission of cores as provided in the manual issued by the Geological Survey of India from time to time and shall preserve the identified borehole cores to be collected by the Geological Survey of India, after completion of all the required studies at the time of submission of the final geological report.
- 86. Provisions of these rules to be applicable to Government.- The Government or its agencies carrying out prospecting or mining operations, as the case may be, without a mineral concession shall be bound by all the provisions of these rules in the same manner as they are applicable to holders of mineral concessions.
- 87. Refund.- No monies paid under these rules shall be refunded unless expressly provided otherwise in these rules.
- 88. Conflict.— In case of any conflict between these rules and the provisions of the Granite Conservation and Development Rules 1999, or the Marble Development and Conservation Rules 2002, the provisions as specified therein with respect to Granite and Marble respectively, shall prevail over these rules.

89. Amalgamation of quarry leases.-

- (1) The Government may in the interest of mineral development and with reasons to be recorded in writing, permit amalgamation of two or more adjoining quarry leases held by a lessee:
 - Provided that the period of amalgamated quarry leases shall be co-terminus with the quarry lease whose period will expire first.
- (2) The quarry lease holder shall, within thirty days of the date of amalgamation of quarry leases carried out under sub-rule (1), inform the Government in writing.

90. Change of name, nationality etc. to be intimated.-

- (1) An applicant for, or the holder of a mineral concession shall intimate to the Government within sixty days any change that may take place in his name, nationality, name of the mine or other particulars furnished to the Government.
- (2) If the holder of a mineral concession fails without sufficient cause to furnish the information referred to in sub-rule (1), the Government may impose a fine

which may extend to rupees one lakh and in the case of continued contravention of the provisions of sub-rule (1), the Government may terminate the mineral concession:

Provided that no such order shall be made without giving the concession holder a reasonable opportunity of stating his case.

CHAPTER XVII: PENALTY

91. Penalty.- Any contravention of any provision of these rules shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to rupees five lakhs, or with both, and in the case of a continuing contravention, with additional fine which may extend to rupees fifty thousand for every day during which such contravention continues after conviction for the first such contravention.

CHAPTER XVIII: REPEAL AND SAVING

92. Repeal and saving.-

- (1) On the commencement of these rules, the Gujarat Minor Mineral Concession Rules, 2010 shall cease to be in force with respect to all minor minerals covered under the Gujarat Minor Mineral Concession Rules, 2017 except as regards things, done or omitted to be done before such commencement.
- On the commencement of these rules, with respect to the minerals to which these rules apply, any reference to the Gujarat Minor Mineral Concession Rules, 2010 in the rules made under the Act or any other document shall be construed as referenced to the Gujarat Minor Mineral Concession Rules, 2017, to the extent it is not repugnant to the context thereof.

SCHEDULE I: EVIDENCE OF MINERAL RESOURCES

(See rules 3, 4(1), 4(2), 6(1)(b) and 6(2))

1. Existence of mineral resources will have to be established in an area for the purpose of auction of a quarry lease by carrying out exploration as per the suggested geological parameters and exploration norms given in Part-I of this Schedule.

2. Existence of mineral resources for auction of Quarry Lease:

(1) Part-A of Schedule-III minerals:

An area shall be considered to have evidence of the existence of mineral resources for grant of a quarry lease over an area if, in respect of such area:

- (a) existence of mineral resources has been established after carrying out exploration upto General Exploration (G2) over the area to establish Indicated Mineral Resource (332) as per suggested geological parameters and exploration norms given in Part-I of this Schedule; and
- (b) a geological study report has been prepared conforming to Part-II A of this Schedule;

(2) Part-B of Schedule-III minerals:

An area shall be considered to have evidence to show the existence of mineral resources for grant of a quarry lease over an area if, in respect of such area:

- (a) existence of mineral resources has been established after carrying out exploration upto Preliminary Exploration (G3) over the area to establish Inferred Mineral Resource (333) or General Exploration (G2) over the area to establish Indicated Mineral Resource (332) as per suggested geological parameters and exploration norms given in Part-I of this Schedule;
- (b) a geological study report has been prepared conforming to Part-II A of this Schedule.
- Grant of a quarry lease through auction in respect of quarry leases after expiry
 of the quarry lease period and of leases which have been surrendered,
 determined or lapsed.

An area shall be considered to have evidence to show the existence of mineral resources for grant of a quarry lease over an area, upon termination, expiry, lapse or surrender of a quarry lease, if detailed reassessment of resources as per Clause 2 stated above is carried out.

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4. Relaxation

Depending upon the local geological setup, mode of occurrence and nature of mineralization, the Government may relax the exploration norms as specified in Part II of this Schedule, in whole or in part for any mineral or any area.

Part-IA

Definitions

- The definitions and codes used in Part I of the schedule are drawn mainly from the United Nations Framework Classification (UNFC) version-1997 and Committee for Mineral Reserves International Reporting Standards (CRIRSCO) Template. To the extent found necessary, the definitions given here may be supplemented by reference to UNFC or CRIRSCO.
- 2. The exploration for any mineral deposit involves four stages namely, Reconnaissance Survey (G4), Preliminary Exploration (G3), General Exploration (G2) and Detailed Exploration (G1). These stages of exploration lead to four resource categories namely Reconnaissance Mineral Resource, Inferred Mineral Resource, Indicated Mineral Resource and Measured Mineral Resource respectively reflecting the degree of geological assurance.
- 3. Reconnaissance Survey (G4) identifies areas of enhanced mineral potential based primarily on results of regional geological studies, regional geological mapping, airborne and indirect methods, preliminary field inspection, as well as geological inference and extrapolation. The objective is to identify mineralised areas worthy of further investigation towards deposit identification. Estimates of quantities should only be made if sufficient data are available and when an analogy with known deposits of similar geological character is possible, and then only within an order of magnitude.
- 4. **Preliminary Exploration (G3)** is the systematic process of searching for a mineral deposit by narrowing down areas of promising enhanced mineral potential. The methods utilised are outcrop identification, geological mapping, and indirect methods such as geophysical and geochemical studies. Limited wide spaced pitting/trenching/drilling with sampling is made to identify a deposit which will be the target for further exploration. Estimates of quantities are inferred, based on interpretation of geological, geophysical, geochemical and geo-technical investigation results.
- 5. General Exploration (G2) involves the initial delineation of an identified deposit. Methods used include surface mapping, pitting/ trenching/drilling, followed by sampling for evaluation of mineral quantity and quality (including mineralogical tests on laboratory scale if required), and limited interpolation based on indirect methods of investigation. The objective is to establish the main geological features of a deposit, giving a reasonable indication of continuity and providing an initial estimate of size, shape, structure and grade.

- 6. **Detailed Exploration (G1)** involves the detailed three-dimensional delineation of a known deposit achieved through sampling, such as from outcrops, pits, trenches, boreholes, shafts and tunnels etc. Sampling grids are closely spaced such that size, shape, structure, grade, and other relevant characteristics of the deposit are established with a high degree of accuracy. Processing tests involving bulk sampling may be required.
- 7. Mineral Resource is a concentration or occurrence of solid material of economic interest in or on the earth's crust in such form, grade or quality and quantity that there are reasonable prospects for eventual economic extraction. The location, quantity, grade or quality, continuity and other geological characteristics of a Mineral Resource are known, estimated or interpreted from specific geological evidence and knowledge, including sampling. Mineral Resources are subdivided, in order of increasing geological confidence into Reconnaissance, Inferred, Indicated and Measured resource categories.
- 8. Reconnaissance Mineral Resource (334) are estimates based primarily on indirect evidence and includes data and information generated through a reconnaissance survey. The quantity of data available is generally not sufficient to allow any reasonable estimates of Mineral Resource.
- 9. Inferred Mineral Resource (333) is that part of a Mineral Resource for which quantity and grade or quality are estimated on the basis of limited geological evidence and sampling achieved through a stage of preliminary exploration. An Inferred Resource has a lower level of confidence than that applying to an Indicated Mineral Resource and shall not be converted to a Mineral Reserve. The majority of Inferred Mineral Resources could be upgraded to Indicated Mineral Resources with continued exploration.
- Indicated Mineral Resource (332) is that part of a Mineral Resource for which quantity, grade or quality, densities, shape and physical characteristics are estimated with sufficient confidence to allow the application of Modifying Factors in sufficient detail to support mine planning and evaluation of the economic viability of the deposit. Geological evidence is derived from adequately detailed and reliable exploration, sampling and testing and is sufficient to assume geological and grade or quality continuity between points of observation. An Indicated Mineral Resource has a lower level of confidence than that applying to a Measured Mineral Resource and may only be converted to a Probable Mineral Reserve.
- 11. **Measured Mineral Resource** (331) is that part of a Mineral Resource for which quantity, grade or quality, densities, shape, and physical characteristics are estimated with confidence sufficient to allow the application of Modifying Factors to support detailed mine planning and final evaluation of the economic viability of the deposit. Geological evidence is derived from detailed and reliable exploration, sampling and testing and is sufficient to confirm geological and grade or quality continuity between

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points of observation. A Measured Mineral Resource has a higher level of confidence than that applying to either an Indicated Mineral Resource or an Inferred Mineral Resource. It may be converted to a Proved Mineral Reserve or to a Probable Mineral Reserve.

12. **Mineral Reserve** is the economically mineable part of a Measured and Indicated Mineral Resource.

It includes diluting materials and allowances for losses, which may occur when the material is mined or extracted and is defined by studies at Pre-Feasibility or Feasibility level as appropriate that include application of Modifying Factors.

Probable Mineral Reserve (121 and 122) is the economically mineable part of an Indicated, and in some circumstances, a Measured Mineral Resource.

The confidence in the Modifying Factors applying to a Probable Mineral Reserve is lower than that applying to a Proved Mineral Reserve.

Proved Mineral Reserve (111) is the economically mineable part of a Measured Mineral Resource. A Proved Mineral Reserve implies a high degree of confidence in the Modifying Factors.

Feasibility Mineral Resource (211) A 'Feasibility Mineral Resource' is that part of Measured Mineral Resource which is not economically mineable as, defined by studies at feasibility level. This material is identified as being possibly economically viable subject to changes in technological, economic, and environmental and/or other relevant conditions.

Pre-Feasibility Mineral Resource (221 and 222) A 'Prefeasibility Mineral Resource' is that part of an Indicated, and in some circumstances, Measured Mineral Resource, that has been found, by studies at Pre-feasibility level, as not economically viable. This material is identified as being possibly economically viable subject to changes in technological, economic, and environmental and/or other relevant conditions.

- 13. A Geological Study (F3) is an initial evaluation of Economic Viability. This is obtained by applying meaningful cut off values for grade, thickness, depth, and costs estimated from comparable mining operations. The purpose of the Geological Study is to identify mineralization, to establish continuity, quantity, and quality of a mineral deposit, and thereby define an investment opportunity. Economic viability categories, however, cannot in general be defined from the Geological Study because of the lack of details necessary for an Economic Viability evaluation. The resource quantities estimated may indicate that the deposit is of intrinsic economic interest, i.e. in the range of economic to potentially economic.
- 14. Modifying Factors are those factors which are taken into consideration while conducting a Pre-feasibility or feasibility study so as to convert Mineral Resources to

Mineral Reserves. These include, but are not restricted to, mining, processing, end use, cut-off grade, threshold value, metallurgical, infrastructure, economic, marketing, legal, environmental, social and governmental factors.

- 15. A Pre-Feasibility Study (F2) is a study of a range of options for the economic viability of a mineral project that has advanced to a stage where a preferred mining method, in the case of underground mining, or the pit configuration, in the case of an open pit, is established and an effective method of mineral processing is determined. It includes a financial analysis based on reasonable assumptions on the Modifying Factors and the evaluation of any other relevant factors which are sufficient, to determine if all or part of the Mineral Resource may be converted to a Mineral Reserve at the time of reporting. A Pre-Feasibility Study is at a lower confidence level than a Feasibility Study.
- 16. A Feasibility Study (F1) is a detailed comprehensive economic study of the selected development option for a mineral project that includes appropriately detailed assessments of applicable Modifying Factors together with any other relevant operational factors and detailed financial analysis that are necessary to demonstrate at the time of reporting that extraction is reasonably justified (economically mineable). The confidence level of the study will be higher than that of a Pre-Feasibility Study.
- 17. Intrinsically Economic (E3) Quantities, reported in metric tonnes or volume with grade/quality, estimated by means of a Geological Study to be of intrinsic economic interest. Since the Geological Study includes only a preliminary evaluation of Economic Viability, no distinction can be made between economic and potentially economic. These Resources are therefore said to lie in the range of economic to potentially economic.
- 18. **Potentially Economic (E2)** Quantities, reported in metric tonnes/volume with grade/quality, demonstrated by means of a Prefeasibility Study or Feasibility Study in order of increasing accuracy, not justifying extraction under the technological economic, environmental and other relevant conditions, realistically assumed at the time of the determination, but possibly so in the future.
- 19. **Economic** (E1) Quantities, reported in metric tonnes or volume with grade/quality, demonstrated by means of a Prefeasibility Study or Feasibility Study in order of increasing accuracy, that justify extraction under the technological, economic, environmental and other relevant conditions, realistically assumed at the time of the determination.

Part-IB

Geological Parameters and Exploration Norms

1. The geological parameters and exploration norms differ for each type of mineralization/deposit and as per stage of exploration.

2. Geological Parameters for exploration:

- 1. Aerial reconnaissance: Satellite imagery/ aerial photograph studies, as per necessity.
- 2. Topographic and Geological survey (Mapping): Reconnaissance / preliminary Exploration stage: 1:50,000 to 1:25000 scale; General and Detailed Exploration stage: larger than 1:25000 scale i.e. from 1:500 to less than 1:25000 scale as per type of mineral deposit. Geological mapping during general and detailed exploration to be carried out with the help of total station. Exploration block to be geo-coordinated and delineate land details with the help of Differential Global Positioning System.
- 3. **Ground Geophysical and Geochemical survey:** Geophysical and geochemical survey using appropriate techniques as may be necessary for the style of mineralization as per requirement.
- 4. **Technological**: Exploration and sampling using appropriate techniques from locations such as outcrops, trenches, pits, old workings and drill holes. The sampling locations are spaced suitably (in a grid pattern to the extent possible and may be modified depending on structural complexity) for establishing existence of mineralized body and its lateral and vertical continuity. Clause (4) of Part-I of this Schedule may be referred for further details.

The lateral extension to be considered for resource assessment shall depend on geological considerations supplemented by geological continuity by mapping or by other means and in any case shall not be more than 50% of the grid spacing of the probe points.

Assessment based on selected information such as isolated assays, isolated drill holes, assays of panned concentrates etc. is not recommended.

5. Sampling and sub sampling:

- (a) Random grab/chip/channel sampling from surface exposure/escarpments/ nallah cuttings/ pit/channel etc.
- (b) Systematic sampling from pits/trenches/outcrops/workings etc. spaced closely enough to confirm geological and grade continuity for other stages of geological assessment.
- (c) Geological logging and sampling of drill core/chip samples at regular interval, preferably metre wise or less for the mineralized portions.

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- (d) The drill technique to be deployed shall depend on the rock type to be penetrated and with an aim to achieve maximum sample/core recovery.
- (e) The exploration samples including surface samples, drill core/ chip samples shall be

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	preserved, for future use.
6.	Assay data and Laboratory tests: Analysis of all samples generated for major radicals appropriate to the mineral under investigation.
7.	Petrographic and Mineragraphic studies: Petrographic analysis of mineralized portions to ascertain the rock types and mineral assemblages including grain size, texture, gaunge and its liberation characteristics etc. if considered necessary.
8.	Bulk density study: The bulk density must be measured by methods that adequately account for incipient void spaces (vugs, porosity, etc.) in mineral /ore body.
9.	Bulk Sampling for Beneficiation studies: Bulk sampling if necessary for testing processing technology.
10.	Environmental setting: Details about local infrastructure, host population, historical sites, forests, sanctuaries, national park and base line information on environmental setting of the area to be collected.
11.	Any other relevant data: Groundwater, geotechnical and rock characteristics etc. that may be relevant.

3. Suggested Exploration norms (category-wise) for different types of minor mineral deposits/mineralization

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
A	I. Bedded Stratiform and tabular deposits of regular and irregular habit: 1. Blacktrap (Road Metal), Building	Not necessary	1. Geological survey: i. Mapping on 1: 50,000 scale to 1:25,000 scale as per size of the prospect. ii. Broad assessment of lithology, structure,	Survey: i. Mapping on 1:1,000 scale to < 1:25,000 scale	Not necessary

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
	Stones (Building Limestone, Calc-gneiss, Gabbro, Phyllite, Quartzite, Sandstone, Slate, Trachyte, Others), and Ordinary Clay.		surface extension of mineral. iii. Recording of broad geomorphology, drainage, weather profile. 2. Geochemical Survey: not necessary 3. Ground geophysical survey: not necessary. 4. Technology: i. Pitting Trenching: not necessary ii. Scout drilling: not necessary. iii. Sampling: Regional and random grab / chip sample for geotechnical, specific gravity studies as per necessity. iv. Bulk density/specific gravity.	Pitting/trenching: 2 to 5 per sq km/per prospect.	
			5. Integration of all	iii. Sampling:	

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
			data and identification of blocks for further exploration.	17 1	
	2. Brick-earth, Ordinary Earth, Soft Murrum, Hard Murrum. II. Placers and residual refractory mineral deposit of hill and valley	Not	1. Geological Survey: i. Mapping on 1:25,000 or smaller scale as per prospect size. Broad delineation of ordinary sand, gravel etc. ii. Recording of geomorphology, landform etc. 2. Geochemical Survey: not necessary.	< 1:25,000 scale. Mapping (geological and	Not

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
	wash 1. Boulder , Chalcedony pebbles, Kankar, Gravel, Ordinary Sand and Quartzite Pebbles.		3. Geophysical Survey: not necessary. 4. Technological: i. Trenching: not necessary. ii. Pitting: Test pits as per need for estimating thickness of sediment. iii. Bulk density/specific gravity. 5. Integration of all data and identification of blocks for further exploration.	the help of DGPS. iii. Assessment of lithology, surface extension of mineral. iv. Detailed geomorphology, drainage pattern. 2. Geochemical Survey: not necessary 3. Geophysical survey: not necessary. 4. Technology: i. Pitting: 2 to 5 per sq km or per prospect to know the depth extension.	
				ii. Drilling: one or two augur drilling per prospect to know the depth extension, as per necessity. iii. Sampling: of pit and trench / Core / sludge for Petrographic and	

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
		v v		geo-technical studies as per necessity. iv. Bulk density/ specific gravity.	
В	I. Bedded Stratiform and tabular deposits of regular and irregular habit: 1. Ball Clay, Red clay Lithomargic Clay, Pozzolanic Clay, Pozzolanic Clay, Diatomaceo us Clay, Bentonite, Chalk, Dolomite, Fireclay, Fuller's Earth, Gypsum, Laterite, Limekankar , Quartzite, Sand	Not	1. Aerial Reconnaissance: Remote sensing, aerial photographic studies as per necessity. 2. Geological survey: i. Mapping on 1:50,000 scale to 1:25,000 scale as per the size of the prospect. ii. Assessment of lithology, structure, surface mineralization extent. iii. Recording of broad geomorphology. 3. Geochemical Survey: i. Grab/chip sampling of rocks. 4. Ground	1. Geological Survey: i. Mapping on 1:1,000 scale to < 1:25,000 scale. Mapping (geological and topographical) to be carried out with the help of Total station instrument. ii. Exploration block to be geocoordinated and land details to be delineated with the help of DGPS. iii. Assessment of lithology, structure, mineralization extent. 2. Geochemical Survey: i.	Not necessary

Cothers), Moulding Sand and Silica Sand. Silica Sand. 1. Pitting Trenching: One or two to expose mineralized zone at ideal location. 1. Drilling: one or two per prospect. 1. Sampling: Trench/pit/ core sample for chemical analysis. 1. Pitting Trench/pit/ core sample for chemical analysis. 1. Pitting: One or two per prospect. 1. Drilling: one or two per prospect. 2. Dream of the trenching: one or two per prospect. 3. Geophysical survey: if necessary. 4. Technology: 1. Pitting: 2 to 5 per sq km or per prospect. 2. Drilling: 2 to 5 per sq km or per prospect. 3. Drilling: 2 to 5 per sq km or per prospect. 4. Technology: 5. Technology: 6. Petrographic and mineralogical studies, as per necessity. 7. Integration of all data and identification of blocks for further exploration. 8. Pitting: One or two two to expose mineralized zone at ideal location. 9. Pitting: Technology: 1. Pitting: 1 in recording of deleterious elements. 3. Geophysical survey: if necessary. 4. Technology: 6. Petrographic and mineralogical studies, as per necessity. 7. Integration of all data and identification of blocks for further exploration. 9. Pitting: 1 and channel sampling in grid pattern. 1. Technology: 1. Pitting: 2 to 5 per sq km or per prospect. 1. Pitting: 2 to 5 per sq km or per prospect. 1. Pitting: 2 to 5 per sq km or per prospect. 1. Pitting: 2 to 5 per sq km or per prospect. 1. Pitting: 2 to 5 per sq km or per prospect. 1. Drilling: 1 in recessary. 2. Technology: 3. Geophysical survey: if necessary. 4. Technology: 5. Technology: 6. Petrographic and mineralogical studies and mineralogical studies are prospect. 1. Drilling: 1 in recessary. 2. Technology: 3. Geophysical survey: 4. Technology: 5. Technology: 6. Petrographic and mineralogical stud	ategory	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
iv. Bulk density/ specific gravity measurement. 6. Petrographic and mineralogical studies, as per necessity. 7. Integration of all data and identification of blocks for further exploration. iii. Trenching: at spacing of 200- 500m. iiii. Drilling: The grid spacing of bore holes may be 800m or closer for deposits of regular habit and 400m or closer for irregular habit. Drilling technique		Moulding Sand and		Not Necessary 5. Technology: i. Pitting Trenching: One or two to expose mineralized zone at ideal location. ii. Drilling: one or two per prospect. iii. Sampling: Trench/pit/ core sample for	 and channel sampling in grid pattern. Recording of deleterious elements. Geophysical survey: if necessary. Technology: Pitting: 2 to 5 per sq km or per 	
6. Petrographic and mineralogical studies, as per necessity. 7. Integration of all data and identification of blocks for further exploration. grid spacing of bore holes may be 800m or closer for regular habit and 400m or closer for irregular habit. Drilling technique				iv. Bulk density/ specific gravity	ii. Trenching: at spacing of 200-500m.	
depends on rock type.				mineralogical studies, as per necessity. 7. Integration of all data and identification of blocks for further	grid spacing of bore holes may be 800m or closer for deposits of regular habit and 400m or closer for irregular habit. Drilling technique depends on rock	

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
				and trench sampling. Core / sludge sampling mineralization wise. v. Laboratory scale scanning/ chemical analysis. vi. Bulk density /specific gravity study. 5. Petrographic and minerographic studies: as per necessity.	
	2. Dimension Stones (ornamental type) coloured varieties including: i. Granite (Granite means dolerites, granite geneisses, migmatites, gabbros,	Not	1. Geological Survey: i. Mapping on 1:25,000 or smaller scale as per prospect size. ii. Recording of broad geomorphology and weather profile. 2. Geochemical Survey: Not necessary	i. Mapping on 1:1,000 scale to < 1:25,000 scale. Mapping (geological and topographic) to be carried out with the help of Total station instrument. ii. Exploration block to be geocoordinated and land details to be	Not

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
	anorthosites, rhyolites, syenites, leptynites, charnockites and any other igneous and orthometamo rphic rock types) ii. Marble (marble means crystalline metamorph osed calcareous or dolomitic rocks and serpentine rock types)		3. Geophysical Survey: Not necessary. 4. Technological: i. Pitting/ Trenching/drilling: Not Necessary ii. Sampling: one grab of fresh rock prospect of premium variety for geotechnical and petrographic study. iii. Geotechnical studies: a. Joint fracture density study and preliminary assessment of blockability and polishing index. b. Bulk density /specific gravity study. 5. Petrographic studies: Texture and micro- texture study. 6. Integration of all	the help of DGPS. iii. Assessment of lithology, structure, surface extension of mineralization etc. iv. Recording of geomorphology, drainage, weather profile. 2. Geochemical Survey: Identification of deleterious constituents. 3. Geophysical survey: if necessary. 4. Technology: i. Pitting/trenching: one or two per prospect. ii. Drilling: one or two per prospect.	
			data and	two to three grabs per	

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
			identification of blocks for further exploration.	iv. Geotechnical: further refinement of blockability data, polishing index measurement, measurement of compressive strength, tensile strength etc. v. bulk density /specific gravity study. 5. Petrographic and minerographic studies: colour, granularity, inclusion, texture etc. As per necessity.	
	II. Lenticular bodies of all dimensions including bodies occurring en echelon, silicified linear zones of composite veins. Lenses, pockets, stock-	Not required	1. Geological Survey: i. Mapping on 1:50,000 to 1:25,000 scale. ii. Assessment of lithology, mineral extension, structure etc. iii. Broad study of	1. Geological Survey: i. Mapping on 1:1,000 scale to < 1:25,000 scale. Mapping (geological and topographic) to be carried out with the help of Total station	Not required

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
	works; irregular shaped modest to small sized bodies 1. Agate, Calcite, Clay (Others), Feldspar, Ochre, Quartz, Steatite or Talc or Soapstone, China Clay, Kaolin, and White Clay.		geomorphology and landforms. 2. Geochemical Survey: Sampling of rock chip, grab. 3. Geophysical Survey: if required. 4. Technological: i. Pitting and scout drilling: up to 5 test pits/boreholes on 400m grid pattern. ii. Sampling: sampling of pit and cores for deciphering the mineralized zone. iii. Bulk density/ specific gravity measurement. 5. Petrographic and mineragraphic studies, If necessary. 6. Integration of all data and identification of blocks for further exploration.	instrument. ii. Block to be geo-coordinated and delineate land details with the help of DGPS. iii. Assessment of lithology, structure, surface aerial extent of /mineralization. 2. Geochemical Survey: i. Detailed lithogeochemical and channel sampling in grid pattern for further refining of data. ii. Identification of deleterious elements. 3. Geophysical survey: only if necessary. 4. Technology: i. Pitting / trenching: at spacing of 200-500m.	

Category	Type of deposit and Principal Minerals	Reconnais sance Survey (G-4)	Preliminary Exploration (G-3)	General Exploration (G-2)	Detailed Explorati on (G-1)
				ii. Drilling: The grid spacing of bore holes may be 200m or closer	
,				iii. Sampling: systematic pit and trench sampling. Core / sludge sampling mineralization wise.	
	5	T.		iv. Laboratory scale scanning/ chemical analysis.	
				v. Bulk density /specific gravity study.	
		P		5. Petrographic and minerographic studies, as per necessity.	

Part-II A

Reporting of Minor Mineral Resources

A Geological Study Report for estimation and reporting of Minor Mineral Resources may be prepared integrating all data of exploration (sampling and testing generated through aerial, geophysical, geochemical, geological surveys and technological study) collected for assessing the resources as per the stage of exploration. The report may incorporate, among other things, the following contents:

	Contents	Explanation
1	Title and - Ownership.	(a) Title of Report.(b) Details of period of prospecting/mineral right, if any.
		(c) Details of exploration agency, qualification, experience of associated technical persons engaged in exploration.
2	Details of the area.	 (a) Village, Post Office, Taluka, District, State. (b) Survey of India Toposheet Number and Geo-coordinates of the area of all corner points. (c) Cadaster details of the area with land use, area under forest with type of forest. (d) Mineral(s) under investigation.
3	Infrastructure and Environment.	Local infrastructure, host population, historical sites, forests, sanctuaries, national park and environmental settings of the area.
4	Previous exploration.	(a) Details of previous exploration carried out by other agencies or parties.(b) In case the area forms part of the area covered under earlier exploration then the same should be shown in a map with proper scale.
5	Geology.	(a) Brief regional geology of the area outlining the broad geological and structural frame work.
Ø .		(b) Local Geology: Deposit/mineralization type, geological setting and details of dip, strike, old workings, surface exposures etc. of the area under study also of adjoining nearby areas if the

	Contents	Explanation
		information is likely to have an impact on the area under study. (c) Reliable geological map of appropriate scale with geocoordinates showing major lithological units, structural features; extent of surface mineralization, location of boreholes, pits, trenches, old workings etc. (d) Cross sections at suitable intervals showing vertical projections of litho-units and mineralization. (e) The extent and variability of the mineralization expressed as length (along strike or otherwise), plan width, and depth below surface to the upper and lower limits of the Mineral Resource.
6	Aerial/ground geophysical/ geochemical data.	Details of aerial, geophysical and geochemical survey results taken up if any and their results.
7	Technological investigation.	(a) Details of technological investigation (pitting/trenching/drilling etc.).(b) Data spacing for reporting of exploration results.
8	Sampling Technique.	Nature and quality of sampling (e.g. cut channels, random chips etc.) and measures taken to ensure representative sample.
9	Drilling technique and drill sampling employed.	(a) Drill type and details like core diameter, collar R.L, azimuth, inclination, co-ordinates of bore holes etc.(b) Whether core and chip sample recoveries have been properly recorded and results assessed.(c) Measures taken to maximize sample recovery and ensure representative nature of the samples.
		(d) Whether a relationship exists between sample recovery and grade.(e) Logging:- Whether core and chip samples have been logged to a level of detail to support appropriate Mineral Resource estimation, mining studies.

	Contents	Explanation	
techniques and sample preparation.		 (a) If core, whether cut or sawn and whether quarter, half or all core taken. (b) For all sample types, the nature, quality and appropriateness of the sample preparation technique. (c) Measures taken to ensure that the sampling is representative of the in situ material collected. The nature, quality and appropriateness of the assaying and the the technique is considered. 	
11	Quality of assay data and laboratory tests.	The nature, quanty and appropriate laboratory procedures used and whether the technique is considered partial or total. Nature of quality control procedures adopted (e.g. standards, blanks, duplicates, external laboratory checks) and whether acceptable levels of accuracy (i.e. lack of bias) and precision have been established.	
12	Bulk Density Specific Gravity.		
13	Resource estimation techniques.	 (a) Discussion on sufficient data density to assure continuity of mineralization and synthesis adequate data base for estimation procedure used. (b) The nature and appropriateness of the estimation technique(s) applied and key assumptions, including treatment of extreme grade values, maximum distance of extrapolation from data points. 	
		(c) The basis for the classification of the Mineral Resources into varying confidence categories.(d) Data verification and /or validation procedures used.	
1		(a) Assessment of Blockability. (b) Polishing Index. (c) measurement of compressive strength, tensile strength etc.	
1	Annexures/ enclosures the report.	The report shall include all relevant data including maps, section logs, analysis reports, photographs etc. in support of the estimate made.	

	Contents	Explanation		
16	Any other information.	Any other information as may be available or required by any authority as may be prescribed.		

Part-II B

Contents of Prefeasibility Report

Contents of a Prefeasibility Report for Estimation and Reporting of Minor Mineral Reserves based on a Geological Report prepared as per Part I. For minor minerals which are mostly industrial minerals such factors as quality and marketability are important and should be carefully considered before declaring Mineral Reserves. The Geological Study Report shall also form a part of the Prefeasibility Report. The report may incorporate among other things, the following contents:

	Contents	Explanation	
1	Mineral Resource estimate for conversion to Mineral Reserve.	 (a) Description of Mineral Resource estimate used as a basis for the conversion to a Mineral reserve. (b) Clear statement as to whether the Mineral Resources are reported additional to, or inclusive of, the Mineral Reserves. (c) The type and level of study undertaken to enable Mineral Resources to be converted to Mineral Reserves i.e. Prefeasibility/Feasibility level. 	
2	Cut off Parameters.	The basis of the adopted cut-off grade(s) or quality parameters applied, including the basis.	
3	Mining factors or assumptions	(a) The method and assumptions used to convert the Mineral Resource to a Mineral Reserve (<i>i.e.</i> either by application of appropriate factors by optimization or by preliminary or detailed design supported with Conceptual plan for mining).	
		(b) Anticipated Ore to OB ratio, mine recoveries, dilutions etc.	
		(c) The choice of, the nature and the appropriateness of the selected mining method(s), the size of the selected mining unit (length, width, height) and other mining parameters including associated design issues such as pre-strip, access, etc.	
		(d) The assumptions made regarding geotechnical parameters (eg. pit slopes, stope sizes, etc.), grade control and pre-production drilling.	

	Contents	Explanation	
		(e) The major assumptions made and Mineral Resource model used for pit optimization (if appropriate).	
		(f) The mining dilution factors, mining recovery factors, and minimum mining widths used.(g) The infrastructure requirements of the selected mining methods. Where available, the historic reliability of the performance	
	S. Whose a literature	parameters.	
4	Cost and revenue	(a) The derivation of, or assumptions made, regarding projected capital and operating costs.	
	factors.	(b) The assumptions made regarding revenue including head grade, metal or commodity price(s) exchange rates, transportation and treatment charges, penalties, etc.	
		(c) The allowances made for royalties payable, both Government and private.	
	<u>.</u> <u>.</u>	(d) Basic cash flow inputs for a stated period.	
		(e) Yearly planned production, Net Present Value (NPV) and Internal Rate of Return (IRR) of the deposit, intrinsic value of the deposit based on annual projected production.	
5	Market assessment	and demand into the future.	
		(b) For industrial minerals the customer specification, testing and acceptance requirements prior to a supply contract.	
6	Other modifying factors.	viability of a project and/or on the estimation and the Mineral Reserves.	
		(b) The status of titles and approvals critical to the viability of the project, such as quarry leases, discharge permits, government an statutory approvals.	
		(c) Environmental descriptions of anticipated liabilities. Location plan of mineral rights and titles.	

SCHEDULE II: ELIGIBILITY CONDITIONS

(See rule 4(1))

- 1. The bidder shall be an individual who is an Indian national or company as defined in clause (20) of section 2 of the Companies Act, 2013.
- 2. The bidder shall satisfy such conditions as may be prescribed by the Government in the tender document.
- 3. The bidder, including an individual, must have a net worth which is equal to or more than one per cent. of the value of estimated resources, as may be specified by the Government in the tender document.

Explanation:

- (1) In case a bidder is a subsidiary of another company incorporated in India, the net worth of such holding company may also be considered:
 - Provided that, in such case, the bidder must continue to be a subsidiary of such holding company until such time the bidder meets the aforementioned net worth threshold.
- (2) In case of a company, the net worth shall be the sum of paid up share capital and the free reserves as per the audited balance sheet of the immediately preceding financial year.
- (3) In case of an individual, the net worth shall be the closing cash balance on the last date for submission of the application and such amount may include amount in savings bank accounts in scheduled bank/ post office, free and unencumbered fixed deposits in scheduled banks, post office, listed companies/government organisation/public sector undertaking of state and central government, Kisan Vikas Patra, National Saving Certificate, bonds, shares of listed companies, listed mutual funds, unit linked insurance plan, Public Provident Fund, surrender value of life insurance policies in the name of bidder.

SCHEDULE III

MINOR MINERALS

Categorization of Minor Minerals for conditions relating to grant of Mineral Concessions

(See rules 9(1), 9(2), 10(1), 10(2), 12(1), 12(3), 14, 188(15), 188(22), 188(27), 20, 388(1), 388(2), 388(3), 433(1), 444(4), 577, 611, 644(2), 677(1) and 79(1))

Part A		
Part A-I	Part A-II	
l. Brick-earth	Blacktrap (Road Metal)	
2. Chalcedony pebbles / Quartzite Pebbles	2. Building Stones	
3. Ordinary Clay / Soft Murrum /	(a) Building Limestone	
Ordinary Earth	(b) Calc-gneiss	
4. Ordinary Sand / Gravel / Kankar /	(c) Gabbro	
Boulder	(d) Phyllite	
5. Hard Murrum	(e) Quartzite	
and the same of th	(f) Sandstone	
	(g) Slate	
	(h) Trachyte	
***************************************	(i) Others	

Pa	art B
1. Agate	12. Limekankar
2. Ball Clay / China Clay / White Clay / Kaolin	13. Ochre
3. Bentonite / Fuller's Earth	14. Quartz

Pa	rt B
4. Calcite	15. Red Clay
5. Chalk	16. Sand (Others) / Moulding Sand
6. Clay (Others) / Lithomargic Clay/ Pozzolanic Clay / Natural Clay / Diatomaceous Clay	17. Silica Sand
7. Dolomite	18. Steatite or Talc or Soapstone
8. Feldspar	Dimensional Stones
9. Fireclay	19. Granite (Granite means dolerites, granite geneisses, migmatites, gabbros, anorthosites, rhyolites, syenites, leptynites, charnockites and any other igneous and orthometamorphic rock types)
10. Gypsum	20. Marble (marble means crystalline metamorphosed calcareous or dolomitic rocks and serpentine rock types)
11. Laterite	21. Any other minor mineral not mentioned in Part A and Part B above.

SCHEDULE IV

ROYALTY RATE / DEAD RENT

(See rules 322(5), 566(1) and 566(2)]

TABLE A

RATE OF ROYALTY

Sr. No.	Name of minor minerals	Rate of royalty per metric tonne (in rupees)
l.	Quartzite	40
2.	Sand stone	50
3.	(i) Granite/dolerite (In block)	210
	(ii) Granite/dolerite (In Rubble)	50
4.	Building stone (Slate/Phyllite/Trachyte/ Gabbro/Limestone and other building stone mineral)	50
5.	Blacktrape / Hard murrum	45
6.	Bentonite / Fuller's earth	110
7.	(i) Marble (In block)	230
	(ii) Marble (In Rubble)	90
8.	Ordinary clay / Soft murrum	25
9.	Ordinary sand / Gravel	40
10.	Red clay	40
	Quartzite pebble / Chalcedony pebble	60
11.	Agate	100

Sr. No.	Name of minor minerals	Rate of royalty per metric tonne (in rupees)
13.	Ball clay	60
14.	Calcite	60
15.	Chalk	95
16.	China clay / White clay(Crude)	45
	China clay / White clay(Processed)	200
17.	Dolomite	75
18.	Feldspar	40
19.	Fireclay (Plastic, Pipe, Lithomargic, Pozzolanic, Natural Clay, Clay Others, Ochre)	45
20.	Gypsum	45
21.	Laterite	70
22.	Quartz	60
23.	Silica sand / Moulding sand / sand others	45
24.	Soapstone	45
25.	Any other minor minerals not mentioned above	45

TABLE B RATE OF DEAD RENT

Sr.	Name of minor minerals	Rate of dead rent per square metre (in rupees)
	Quartzite	5
2.	Sand stone	5.50
	(i) Granite/dolerite (In block)	8
3.	(ii) Granite/dolerite (In Rubble)	
4.	Building stone (Slate/Phyllite/Trachyte/ Gabbro/Limestone and other building stone mineral)	5
5.	Blacktrap/ Hard Murrum	10
6.	Bentonite/Fuller's earth	10
	(i) Marble (In block)	10
7.	(ii) Marble (In Rubble)	
8.	Ordinary clay / Soft Murrum	3
9.	Ordinary sand / Gravel	5
10	. Red clay	4
11	. Quartzite pebble / Chalcedony pebble	3
12	. Agate	3
13	Ball clay	3
14	I. Calcite	3
15	5. Chalk	3

Sr. No.	Name of minor minerals	Rate of dead rent per square metre (in rupees)
	China clay / White clay(Crude)	3
16.	China clay / White clay(Processed)	
17.	Dolomite	3
18.	Feldspar	3
19.	Fireclay (Plastic, Pipe, Lithomargic, Pozzolanic, Natural Clay, Clay Others, Ochre)	3
20.	Gypsum	3
21.	Laterite	3
22.	Quartz	3
23.	Silica sand / Moulding sand / sand others	3
24.	Soapstone	3
25.	Any other minor minerals not mentioned above	3

SCHEDULE V

AUTHORISED OFFICERS FOR RESPECTIVE JURISDICTIONS

(See rule 76)

Designated Officer	Applicability	Rule Number	Rule Name	Rule Reference
1. Commissioner of Geology	For minor minerals mentioned in Central Government notification No.S.O.423(E) dated February 10, 2015, Marble and Granite	4	Grant of Quarry Lease	Sub-rule (1), sub-rule (2)(f), sub-rule Error! Reference source not found.
and Mining. (CGM)		5	Bidding Parameters	Sub-rule (1) with prior approval of the Government
		6	Notice Inviting Tender and Tender Document	rule 6 with prior approval of the Government
-		7	Auction Process	Sub-rule (1)(d)
		8	Grant Procedure	Sub-rule (2), sub-rule (3) with prior approval of the Government, sub-rule (4) and sub-rule (5)
		9	Upfront Payment for Quarry Lease	Sub-rule (2)(a) with prior approval of the Government
		122	Period of the quarry lease	rule 122
		13	Area of a Quarry Lease	rule 13 with prior approval of the Government

15	New Discovery	Sub-rule (1), sub-rule (2), sub-rule (5) with prior approval of the Government
18	Duties and obligations of the lessee	Sub-rule (4), sub-rule (8) proviso with prior approval of the Government, sub-rule (11)(b), sub-rule (12), sub-rule (15), sub-rule (16), sub-rule (17), sub-rule (18)(c), sub-rule (20), sub-rule (22), sub-rule (23), sub-rule (26), sub-rule (30), sub-rule (31), sub-rule (32), sub-rule (38) with prior approval of the Government.
19	Liberties, rights, powers, privileges and obligations of the Government	approval of the Government
29	Existing applications and right of holder of letter of intent	
35	Mining Plan	Sub-rule (5)

4		Lapsing of the quarry lease	Sub-rule (2) with prior approval of the Government, sub-rule (4) with prior approval of the Government, sub-rule (5) with prior approval of the Government, sub-rule (6), sub-rule (7), sub-rule (8)
	42 .	Surrender of the quarry lease	Sub-rule (1), sub-rule (2), sub-rule (5)
	43	Termination of the quarry lease	Sub-rule (1) (a) to (e) and (g), sub-rule (1)(f) with prior approval of the Government, sub-rule (3), sub-rule (4)
	44	Transfer of quarry lease	Sub-rule (1), sub-rule (2), sub-rule (3), sub-rule (4), sub-rule (7)
	49	Returns and statements	Sub-rule (5)
	64	Financial Assurance	Sub-rule (6)
	74	Examination of mineral deposits an taking samples	
For all minor	45	Creation C Encumbrances	of rule 45

2. District Collector.	For minor minerals other than Marble,	4	Grant of Quarry Lease	Sub-rule (1), sub-rule (2)(f), sub-rule Error! Reference source not found.				
·	Granite and the minor minerals mentioned in	5	Bidding Parameters	Sub-rule (1) with prior approval of the CGM				
	Central Government notification No.S.O.423(E)	Central Government notification	Central Government notification No.S.O.423(E)	Central Government notification No.S.O.423(E)	Central Government notification No.S.O.423(E)	6	Notice Inviting Tender and Tender Document	rule 6 with prior approval of the CGM
	10, 2015	7	Auction Process	Sub-rule (1)(d)				
41		8	Grant Procedure	Sub-rule (2), sub-rule (3) with prior approval of the CGM, sub-rule (4) and sub-rule (5)				
		99	Upfront Payment for Quarry Lease	Sub-rule (2)(a) with prior approval of the CGM				
		1212	Period of the quarry lease	rule 12				
		13	Area of a Quarry Lease	rule 13 with prior approval of the CGM				
		15	New Discovery	Sub-rule (1), sub-rule (2), sub-rule (5) with prior approval of the CGM				

18	obligations of the lessee	Sub-rule (4), sub-rule (8) proviso with prior approval of the Government, sub-rule (11) (b), sub-rule (12), sub-rule (15), sub-rule (16), sub-rule (17), sub-rule (18)(c), sub-rule (20), sub-rule (22), sub-rule (23), sub-rule (26), sub-rule (30), sub-rule (31), sub-rule (32), sub-rule (38) with prior approval of the Government.
19	Liabilities, rights, powers, privileges and obligations of the Government	Sub-rule (1), sub-rule (2) with prior approval of the Government, Sub-rule (7) with prior approval of the CGM
29	Existing applications and right of holder of letter of intent	Sub-rule (3) except proviso
35	Mining Plan	Sub-rule (5)
41	Lapsing of the quarry lease	Sub-rule (2) with prior approval of the CGM, sub-rule (4) with prior approval of the CGM, sub-rule (5) with prior approval of the CGM, sub-rule (6), sub-rule (7), sub-rule (8)
42	Surrender of the quarry lease	1 (5)

		Termination of the quarry lease	Sub-rule (1) (a) to (e) and (g), sub-rule (1) (f) with prior approval of the Government, sub-rule (3), sub-rule (4)
		Transfer of quarry lease	With prior approval of Commissioner of Geology and Mining - sub-rule (1), sub-rule (2), sub-rule (3), sub-rule (4), sub-rule (7)
	49	Returns and statements	Sub-rule (5)
20	64	Financial Assurance	Sub-rule (6)
	74	Examination of mineral deposits and taking of samples	rule 74
For all minor minerals	29	Existing applications and right of holder of letter of intent	Sub-rule (5), Sub-rule (6)
	47	Register of mineral concessions	Rule 477

3. District Geologist or District	For all minor minerals	18	Danes	Sub-rule (15), sub-rule (18)(c)
Assistant Geologist, as	specified in	35	Mining Plan	Sub-rule (1)
the case may be.		37	Procedure for approval of the Mining Plan	rule 37
		39	Mining plan to be submitted by existing lessee	rule 39
		61	Submission of progressive mine closure plan	Sub-rule (3), sub-rule (4), sub-rule (5) and sub-rule (6)
		62	Submission of Final mine closure plan	
4. Officer authorised by Commissione of Geology and Mining.	Part A-II o	n	Mining Plan	Sub-rule (1)
		37	Procedure for approval of the Mining Plan	rule 37
		39	Mining plan to be submitted by existing lessee	ed

61	Submission of progressive mine closure plan	Sub-rules (3), (4), (5) and (6)
62	Submission of Final mine closure plan	Sub-rule (3)

FORM A

FORMAT OF PERFORMANCE SECURITY/ BANK GUARANTEE

(See rules 2(1)(d), 2(1)(r), 100 and 29(4))

[Reference number of the bank]

[date]

To

[The Commissioner,

Office of Geology and Mining,

Block Number 1,

7th Floor, Udhyog Bhavan, Sector 11,

Gandhinagar,

Gujarat - 382011 /

District Collector,

Collector Office,

Concern District]1

WHEREAS

- A. [Name of the [Successful Bidder/ holder of letter of intent]²] incorporated in India under the Companies Act, 2013 with corporate identity number [CIN of the [Successful Bidder/ holder of letter of intent]³], whose registered office is at [address of registered office], India and principal place of business is at [address of principal place of business, if different from registered office] OR [an individual who is citizen of India, having income tax permanent account number [number], residing at [address]] (the "[Successful Bidder/ LOI Holder]⁴") is required to provide an unconditional and irrevocable bank guarantee for an amount equal to INR [figures] (Indian Rupees [words]) as a performance security valid until [date of expiry of performance bank guarantee] ("Expiry Date").
- B. The Performance Security is required to be provided to [the Commissioner of Geology and Mining / the District Collector]⁵, (the "State") for discharge of certain

¹ Delete whichever is inapplicable.

² Delete whichever is inapplicable.

Delete whichever is inapplicable.
 Delete whichever is inapplicable.

⁵ Delete whichever is inapplicable.

obligations [under the Tender Document dated, [date] with respect to auction of [particulars of auction] and the quarry lease deed to be executed between the State and the Successful Bidder/ with respect to the quarry lease deed to be executed between the State and the LOI Holder]6 (collectively the "Deed.)

We, [name of the bank] (the "Bank") at the request of the [Successful Bidder/ LOI Holder]7 do hereby undertake to pay to the State an amount not exceeding INR [figures] (Indian Rupees [words]) ("Guarantee Amount") to secure the obligations of the [Successful Bidder/ LOI Holder]8 under the Deed on demand from the State on the terms and conditions contained herein.

NOW THEREFORE, the Bank hereby issues in favour of the State this irrevocable and unconditional payment bank guarantee (the "Guarantee") on behalf of the [Successful Bidder/LOI Holder]9 in the Guarantee Amount:

- The Bank for the purpose hereof unconditionally and irrevocably undertakes to pay to 1. the State without any demur, reservation, caveat, protest or recourse, immediately on receipt of first written demand from the State, a sum or sums (by way of one or more claims) not exceeding the Guarantee Amount in the aggregate without the State needing to prove or to show to the Bank grounds or reasons for such demand for the sum specified therein and notwithstanding any dispute or difference between the State and [Successful Bidder/ LOI Holder] on any matter whatsoever. The Bank undertakes to pay to the State any money so demanded notwithstanding any dispute or disputes raised by the [Successful Bidder/ LOI Holder]11 in any suit or proceeding pending before any court or tribunal relating thereto the Bank's liability under this present being absolute and unequivocal.
- The Bank acknowledges that any such demand by the State of the amounts payable by 2. the Bank to the State shall be final, binding and conclusive evidence in respect of the amounts payable by [Successful Bidder/ LOI Holder] 12 to the State under the Deed.
- The Bank hereby waives the necessity for the State from demanding the aforesaid 3. amount or any part thereof from the [Successful Bidder/ LOI Holder]13 and also waives any right that the Bank may have of first requiring the State to pursue its legal remedies against the [Successful Bidder/ LOI Holder] 14, before presenting any written demand to the Bank for payment under this Guarantee.
- The Bank further unconditionally agrees with the State that the State shall be at 4.

⁶ Delete whichever is inapplicable.

⁷ Delete whichever is inapplicable.

⁸ Delete whichever is inapplicable.

⁹ Delete whichever is inapplicable.

¹⁰ Delete whichever is inapplicable.

¹¹ Delete whichever is inapplicable.

¹² Delete whichever is inapplicable.

¹³ Delete whichever is inapplicable.

¹⁴ Delete whichever is inapplicable.

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liberty, without the Bank's consent and without affecting in any manner the Bank's obligation under this Guarantee, from time to time to: (i) vary and/or modify and of the terms and conditions of the Deed; (ii) extend and / or postpone the time for performance of the obligations of the [Successful Bidder/ LOI Holder]¹⁵ under the Deed, or (iii) forbear or enforce any of the rights exercisable by the State against the [Successful Bidder/ LOI Holder]¹⁶ under the terms and conditions of the Deed and the Bank shall not be relieved from its liability by reason of any such act or omission on the part of the State or any indulgence by the State to the [Successful Bidder/ LOI Holder]¹⁷ or other thing whatsoever which under the law relating to sureties would, but for this provision, have the effect of relieving the Bank of its obligations under this Guarantee.

- 5. Any payment made hereunder shall be made free and clear of and without deduction for, or on account of, any present or future taxes, levies, imposts, duties, charges, fees, commissions, deductions or withholdings of any nature whatsoever.
- 6. The Bank agrees that State at its option shall be entitled to enforce this Guarantee against the Bank, as a principal debtor in the first instance without proceeding at the first instance against the [Successful Bidder/ LOI Holder]¹⁸.
- 7. The Bank further agrees that the Guarantee herein contained shall remain in full force and effect during the period specified in the Deed and that it shall continue to be enforceable till all the obligations of the [Successful Bidder/ LOI Holder]¹⁹ under or by virtue of the said Deed with respect to the Performance Security have been fully paid and its claims satisfied or discharged or till the State certifies that the terms and conditions of the Deed with respect to the Performance Security have been fully and properly carried out by the [Successful Bidder/ LOI Holder]²⁰ and accordingly discharges this Guarantee. Notwithstanding anything contained herein, unless a demand or claim under this Guarantee is made on the Bank in writing on or before the Expiry Date the Bank shall be discharged from all liability under this Guarantee thereafter.
- 8. The payment so made by the Bank under this Guarantee shall be a valid discharge of Bank's liability for payment thereunder and the State shall have no claim against the Bank for making such payment.
- 9. This Guarantee is subject to the laws of India. Any suit, action, or other proceedings arising out of this Guarantee or the subject matter hereof shall be subject to the exclusive jurisdiction of courts at the State of Gujarat.

¹⁵ Delete whichever is inapplicable.

¹⁶ Delete whichever is inapplicable.

¹⁷ Delete whichever is inapplicable.

Delete whichever is inapplicable.Delete whichever is inapplicable.

²⁰ Delete whichever is inapplicable.

- 10. The Bank has the power to issue this Guarantee in favour of the State. This Guarantee will not be discharged due to the change in the constitution of the Bank
- 11. The Bank undertakes not to revoke this Guarantee during its currency except with the previous consent of the State in writing.
- 12. The State may, with prior intimation to the Bank, assign the right under this Guarantee to any other departments, ministries or any local agencies, which may act in the name of the [Commissioner of Geology and Mining, Industries and Mines Department of Gujarat/ District Collector]²¹. Save as provided in this clause, this Guarantee shall not by assignable or transferable.
- 13. Notwithstanding anything contained herein,
 - a) the liability of the Bank under this Guarantee shall not exceed the Guarantee Amount; and
 - b) this Guarantee shall be valid up to the Expiry Date.
- 14. The Bank is liable to pay the Guaranteed Amount or any part thereof under this Guarantee only and only if the State serves upon the Bank a written claim or demand on or before the Expiry Date.

Dated the [day] day of [month] [year] for the Bank.

In witness whereof the Bank, through its authorised officer, has set its hand and seal.

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(Bank Seal)

²¹ Delete whichever is inapplicable.

FORM B

FORMAT OF QUARRY LEASE DEED

(See rule 8(5))

This quarry lease deed for grant of a quarry lease ("Lease") is made by and between the following parties:

1. The Governor of the State of Gujarat (hereinafter referred to as the "Government", which expression shall, where the context so admits, be deemed to include his successors in office and assigns) of the one part;

AND

2. [Name of the Lessee], a company incorporated in India under the Companies Act, 2013 with corporate identity number [CIN], whose registered office is at [address of registered office], India and principal place of business is at [address of principal place of business, if different from registered office] (hereinafter referred to as the "Lessee", which expression shall where the context so admits, be deemed to include its successors and permitted assigns) of the other part;

OR

[Name of the Lessee], an individual who is citizen of India, having income tax permanent account number [number], residing at [address] (hereinafter referred to as the "Lessee", which expression shall, where the context so admits, be deemed to include his heirs, executors, administrators, representatives and permitted assigns) of the other part;

OR

[Name of the Individual], an individual who is engaged in the business of [insert occupation] residing at [address] and [Name of the Individual], an individual who is engaged in the business of [insert occupation] residing at [address] (hereinafter referred to as the "Lessee", which expression shall, where the context so admits, be deemed to include their respective heirs, executors, administrators, representatives and permitted assigns) of the other part²²;

OR

[Name of the Individual], an individual residing at [address], [Name of the Individual], an individual residing at [address] and [Name of the Individual], an individual residing at [address] all carrying on a business under the name style of

To be deleted if the Lessee is a person to whom the Lease has been granted pursuant to an auction. This is applicable only to a Lessee who has been granted the Lease pursuant to an LOI or prior written order of the Government.

[Name of the firm or syndicate] registered under [name of Act under which the firm or syndicate is registered] (hereinafter referred to as the "Lessee", which expression shall, where the context so admits, be deemed to include all the partners of the said firm, their representatives, heirs executors, administrators and permitted assignees) of the other part²³.

BACKGROUND:

- A. The Lessee [had participated in an electronic auction for grant of a Lease and quoted a [Final Premium Offer] per cent. as the bid parameter in the electronic auction and was declared as the Preferred Bidder. The Lessee has now become eligible for grant of a Lease in accordance with the Tender Document (as hereinafter defined) and rule 8 of the Gujarat Minor Mineral Concession Rules, 2017 ("Rules") and the Government has issued an order dated the [date] granting a Lease to the Lessee] OR [had been granted a prior written approval by the Government on the [date] for grant of a Lease/had been issued a letter of intent in writing by the Government on the [date] to grant a Lease. The Lessee has thereafter completed the requirements under rule 29 of the Gujarat Minor Mineral Concession Rules, 2017 ("Rules") and the Government has issued an order dated the [date] granting a Lease to the Lessee].
- B. Accordingly, the Government is now executing this quarry lease deed for grant of a Lease to the Lessee in consideration of the fee, royalties, covenants and agreements hereinafter reserved and contained on the part of the Lessee to be paid, observed and performed.

1. **DEFINITIONS**

Capitalized and other expressions used in this quarry lease deed shall have the same meaning as ascribed to them hereunder or under the Mines and Minerals (Development and Regulation) Act, 1957 ("Act") and the Rules, as the case may be. The following capitalized expressions used in this quarry lease deed shall have the meaning assigned to them hereunder:

- (a) "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions exercisable by a person or persons acting individually or in concert, directly or indirectly, including by virtue of their shareholding or management rights or shareholders agreements or voting agreements or in any other manner;
- (b) "Force Majeure" means act of God, war, insurrection, riot, civil commotion, strike, earth quake, tide, storm, tidal wave, flood, lightning, explosion, fire, earthquake and any other happening which the Lessee could not reasonably

²³ To be deleted if the Lessee is a person to whom the Lease has been granted pursuant to an auction. This is applicable only to a Lessee who has been granted the Lease pursuant to an LOI or prior written order of the Government.

prevent or control;

- (c) "Good Industry Practice" means, in relation to any undertaking and any circumstances, the exercise of that degree of skill, diligence, prudence and foresight which would reasonably and ordinarily be expected from a skilled and experienced person engaged in the same type of undertaking under the same or similar circumstances; and
- (d) "Tender Document" means the tender document issued by the Government for conduct of an auction under Chapter II of the Rules.

GRANT OF LEASE: 2.

- [The Government hereby grants the Lease to the Lessee for a period of [time period] 2.1 years, commencing from date of registration of this quarry lease deed, over an area described in Schedule I ("Lease Area") for conducting mining and/ or quarrying with respect to following mineral(s), [name of the minor mineral(s)] ("Minerals") for the purpose of undertaking mining operations.]
- The Lease shall be with respect to all the quarries, mines beds/veins seams of the 2.2 Minerals situated, lying and being in or under the Lease Area.
- Subject to the Lessee complying the provisions of the Act and the Rules, paying the 2.3 royalties and making other payments required to be made under the Act and Rules and hereunder and observing and performing all the covenants and agreements herein contained and on the part of the Lessee to be observed and performed, the Lessee shall and may quietly hold and enjoy the rights and premises of the Lease Area for and during the term hereby granted without any unlawful interruption from or by the Government or any person rightfully claiming under it.
- Notwithstanding anything to the contrary contained herein, in the event that the owner 2.4 of any part of the Lease Area ("Landowner") refuses his consent to the exercise of the rights and privileges of the Lessee pursuant to the provisions of the Act, the Rules and this Lease, the Landowner may submit a written application to the Government for exclusion from the Lease Area, of the part of the Lease Area owned by him. The Government may, on being satisfied about the genuineness of the reasons for such request, consider exclusion of such land from the Lease Area. In the event that the Government permits such exclusion, the Lease Area as stipulated in Schedule I shall stand reduced to the extent permitted by the Government and any reference to the Lease Area in this Lease shall mean the Lease Area as so reduced.

DUTIES, OBLIGATIONS AND COVENANTS OF THE LESSEE: 3.

The Lessee covenants that it shall at all times, comply with its duties and obligations under the Act, Rules the Tender Document and other applicable laws. The Lessee also covenants as under:

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4. UTILIZATION OF MINERAL²⁵:

4.1 [The Lessee acknowledges that the Lease Area has been reserved for [particulars of end-use] and the Lessee has qualified for the electronic auction on the basis of its representation that the following Minerals namely [•]²⁶ extracted under this Lease shall: (i) be utilised solely for the specified end use; and (ii) not be sold or transferred or otherwise disposed, either directly or indirectly.]

5. PERFORMANCE SECURITY AND APPROPRIATION:

5.1 Performance Security

- 5.1.1 The Lessee has provided to the Government [an irrevocable and unconditional bank guarantee, dated the [date] from [name of bank] issued at [place] and payable at Gandhinagar, Gujarat in the format provided in Schedule I of the Rules / non-interest bearing security deposit] for an amount equal to INR [amount in figures] (Indian Rupees [amount in words]) ("Performance Security").
- 5.1.2 [The amount of Performance Security shall be adjusted every five years commencing from the date of issuance of the Performance Security so that the amount of Performance Security continues to correspond to one per cent of the reassessed value of estimated resources. For the purposes of such adjustment, the Lessee shall submit an application in writing to the Government at least three months prior to the expiry of the aforementioned period of five years. Such application must contain in sufficient detail, documentary evidence confirming the reassessed value of estimated resources on the date of such application.

The Government shall dispose such application within two months from the date of receipt of duly completed application. If the Government does not dispose such application within the aforementioned period of two months, then the application shall be deemed to be approved. In such case, bank guarantee constituting the Performance Security shall be substituted with another bank guarantee OR additional amount shall be deposited towards the security deposit of the reassessed value of estimated resources prior to expiry of the above mentioned period of five years. In the event that the reassessed value of estimated resources is lower than the amount of security deposit already provided by the Lessee, the excess amount shall be refunded to the Lessee by the Government.]²⁷

5.1.3 In case the Performance Security has been provided through a security deposit, after

²⁴ Government to insert such additional conditions as it may deem fit.

²⁵ To be deleted if no end-use has been prescribed by the Government and in case of LOI holders.

²⁶ Insert name of all the Minerals or only those which have been reserved for a specified end-use.

²⁷ To be retained only in case the Lease is for a Mineral specified in Part A-II or Part B of Schedule III of the Rules.

termination of the Lease and fulfilment of all obligations of the Lessee, such security deposit shall be returned to the Lessee after appropriate deductions. It is clarified that the security deposit shall not carry any interest.

- 5.1.4 The Performance Security should remain valid for [an initial period of five years and thereafter, for subsequent periods of five years or remaining Lease term, whichever is lower]²⁸ OR [the entire duration of the Lease term]²⁹.
- 5.2 Events for appropriation of the Performance Security
- 5.2.1 The Government shall have the right to appropriate any Performance Security provided by the Lessee in accordance with terms of such Performance Security and upon occurrence of any of the events specified in clause 5.3.1 ("Appropriation Event"), to be determined by the Government in its sole discretion. In case the Performance Security is in the form of a bank guarantee, the Government may invoke the same on an Appropriation Event. In case the Performance Security is in form of a security deposit, the Government may deduct an amount from such security deposit on an Appropriation Event.
- 5.2.2 However, in the event an Appropriation Event has occurred solely on account of a Force Majeure event as provided in clause 7.3 which could not have been mitigated by the Lessee through Good Industry Practice, then the Performance Security shall not be appropriated for such specific Appropriation Event.
- 5.3 Manner of appropriation of the Performance Security
- 5.3.1 Upon occurrence of an Appropriation Event, to be determined by the Government, the Government shall have the unconditional right to appropriate the Performance Security by providing a written notice to the Lessee in the following proportion:

S. No.	Appropriation Event	Amount of the Performance Security to be appropriated
1.	Failure of the Lessee to comply with the Production Requirement as required under clause 6.	Such amount of the Performance Security as would be equal to payment due to the Government under rule 100 corresponding to the percentage of shortfall in the Production Requirement, for each failure to comply with the Production Requirement as specified in Schedule II

²⁸ To be retained only in case the Lease is for a Mineral specified in Part A-II or Part B of Schedule III of the Rules.

²⁹ To be retained only in case the Lease is for a Mineral specified in Part A-I of Schedule III of the Rules.

S. No.	Appropriation Event	Amount of the Performance Security to be appropriated
2.	Any change in Control or transfer of right, title or interest in the Lease Area which is not in conformity the Act and the Rules	Entire Performance Security
3.	Any failure to make any payments under the Act and the Rules, this quarry lease deed and the Tender Document	The amount of shortfall (in the relevant payment) together with simple interest at the rate of 18% (eighteen per cent.) per annum
4.	Any breach or non-compliance with any of the provisions of the Act and the Rules (including provisions of the Rules specifically providing for appropriation of performance security by the Government), this quarry lease deed and the Tender Document.	Such proportion as may be specified in the relevant Rule or if no such proportion is specified in the Rule, such proportion as may be determined by the Government in its sole discretion.
5.	In case of lapse of the quarry lease, to carry out protective, reclamation and rehabilitation measures in the leased area.	Such proportion as may be determined by the Government in its sole discretion.
6.	In case of surrender of the entire area of the quarry lease by the lessee prior to exhaustion of mineral resources.	Entire Performance Security

5.3.2 In the event of a part or total appropriation of the Performance Security, the Lessee shall be required to: (i) rectify the Appropriation Event; and (ii) top-up the bank guarantee constituting the Performance Security OR deposit additional amount towards security deposit within seven days of receipt of a notice under clause 5.3.1.

6. PRODUCTION REQUIREMENT:

6.1 The conduct of mining operations at the Lease Area shall be subject to the milestones listed in Schedule II with respect to production ("Production Requirement") and the

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annual production to be achieved every year.

Any non-compliance with the Production Requirement would result in appropriation of the Performance Security in the manner stipulated in clause 5.3.1.

7. GENERAL PROVISIONS:

- Notices; Every notice required to be given to the Lessee shall be given in writing to such person as may be nominated by the Lessee and such nomination shall be informed to the Government in writing. If no such nomination is made then the notice shall be sent to the Lessee by registered post/speed post addressed to the Lessee at the address shown in the application for the Lease or at such other address in India as the Lessee may designate from time to time and every such service shall be deemed to be proper and valid service upon the Lessee and shall not be questioned or challenged by him.
- 7.2 **Revision of orders of the Government**; If in any event the orders of the officer authorised by the Government or Government are revised by the Industries and Mines Department or committee constituted under the Rules, as the case may be, the Lessee shall not be entitled to compensation for any loss sustained by the Lessee in exercise of the powers and privileges conferred upon the Lessee hereunder.
- 7.3 **Force Majeure;** The failure on the part of the Lessee to fulfil any of the terms and conditions of the Rules or this quarry lease deed shall not give the Government any claim against the Lessee or be deemed a breach of the Lease, in so far as such failure is considered by the Government to arise from Force Majeure.
 - Upon occurrence of a Force Majeure event, the Lessee shall: (i) as soon as reasonably practicable after the start of the Force Majeure event no later than thirty days from its start, notify the Government in writing of the Force Majeure event, the date on which it started, its likely or potential duration, and the effect of the Force Majeure event on its ability to perform any of its obligations hereunder; and (ii) use all reasonable endeavours to mitigate the effect of the Force Majeure event on the performance of its obligations hereunder including following of Good Industry Practice; provided that the period of the Lease shall not, in any case, be extended on account of occurrence or continuance of a Force Majeure event.
- 7.4 **Penalty**; In addition to the powers of the Government to terminate the Lease under the Rules and to appropriate the Performance Security under clause 5.3.1, any contravention of any provision of this quarry lease deed shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to rupees five lakhs, or with both, and in the case of a continuing contravention, with additional fine which may extend to rupees fifty thousand for every day during which such contravention continues after conviction for the first such contravention.
- 7.5 Stamp Duty and Registration Fee; The Lessee shall pay the entire stamp duty and

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registration charges as may be applicable in respect of this quarry lease deed.

- 7.6 Insurance; At all times during the Lease term, the Lessee shall maintain, and cause its contractors and sub-contractors to maintain, with financially sound and reputable insurers, insurance against such casualties and contingencies, of such types, on such terms and in such amounts (including deductibles, co-insurance and self-insurance, if adequate reserves are maintained with respect thereto) as is consistent with Good Industry Practice.
- 7.7 Accounts and Audit; The Lessee shall maintain books of accounts recording all its receipts, income, expenditure, payment, assets and liabilities in accordance with Good Industry Practice and applicable law. The Government shall have the right, but not the obligation, to appoint at its cost, from time to time and at any time, an auditing firm or an auditor to audit and verify all those matters, expenses, costs, realizations and things with respect to the Lease Area. Any claim or document provided by the Lessee to the Government in connection with or relating to receipts, income, payments, costs, expenses, accounts or audit, and any matter incidental thereto shall be valid and effective only if certified by its statutory auditors.
- 7.8 **Performance Audit**; The Government shall have the right to conduct, either directly or indirectly through any third party, a performance audit to verify compliance by the Lessee, of its obligations hereunder.

7.9 Indemnification;

- 7.9.1 The Lessee shall indemnify the Government and any of the departments or ministries of the Government, the officers, employees, staff, advisors, representatives or agents of the Government (collectively the "Indemnified Party") against all liabilities, costs, expenses, damages and losses (including but not limited to any interest, penalties and legal costs (calculated on a full indemnity basis) and all other professional costs and expenses) suffered or incurred by the Indemnified Party arising out of or in connection with:
 - (a) The Lessee's breach or negligent performance or non-performance of this quarry lease deed;
 - (b) any claim made against the Indemnified Party for actual or alleged infringement of a third party's rights arising out of or in connection with mining operations at the Lease Area or performance or non-performance of any of the duties or obligations under this quarry lease deed to the extent that such claim arises out of the breach, negligent performance or failure or delay in performance of this quarry lease deed by the Lessee, its employees, agents or contractors;
 - (c) any claim made against the Indemnified Party by a third party for death, personal injury or damage to property arising out of or in connection with mining operations at the Lease Area or performance or non-performance of

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any of the obligations under this quarry lease deed;

- any loss or damages caused on account of breach of any applicable laws by the (d) Lessee, including without limitation any costs incurred by the Government in cleaning or rectifying of any environmental damages caused by the Lessee on account of lack of Good Industry Practice; breach, negligent performance or failure or delay in performance of the provisions of this quarry lease deed; or
- any non-compliance with applicable laws (including the Act, Rules and Tender (e) Document) by the Lessee.
- If any third party makes a claim, or notifies an intention to make a claim, against the 7.9.2 Indemnified Party which may reasonably be considered likely to give rise to a liability under this indemnity (a "Claim"), the Indemnified Party shall as soon as reasonably practicable, give written notice of the Claim to the Lessee, specifying the nature of the Claim in reasonable detail.
- Subject to the Lessee providing security to the Indemnified Party, to the Indemnified 7.9.3 Party's sole and absolute satisfaction against any claim, liability, costs, expenses, damages or losses which may be incurred, the Lessee may take such action as it may reasonably deem fit to avoid, dispute, compromise or defend the Claim.
- Payments of the amount of Claim shall become due and payable within thirty days of receipt of notice of Claim. If a payment due from the Lessee under this Clause is subject to tax, the Indemnified Party shall be entitled to receive from the Lessee such amounts as shall ensure that the net receipt, after tax, to the Indemnified Party in respect of the payment is the same as it would have been were the payment not subject to tax.
- Severability; If any term, provision, covenant or restriction of this quarry lease deed 7.10 or the application thereof to any person or circumstance shall be held invalid, void or unenforceable by a court of competent jurisdiction or other governmental authority to any extent, the remainder of the terms, provisions, covenants and restrictions of this quarry lease deed and the application thereof to persons or circumstances (other than those as to which any portion of this quarry lease deed is held invalid, void or unenforceable) shall not be affected thereby and shall remain in full force and effect to the fullest extent permitted by law, so long as the economic or legal substance of the transactions contemplated hereby is not affected in any manner materially adverse to any party.
- Further Assurance; The Lessee shall cooperate with the Government and execute 7.11 and deliver to the Government such instruments and documents and take such other actions as may be requested from time to time in order to carry out, evidence and confirm their rights and the intended purpose of this quarry lease deed.
- Legal and prior rights; All rights and remedies of the Government hereto shall be in 7.12 addition to all other legal rights and remedies belonging to the Government and the

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same shall be deemed to be cumulative and not alternative to such legal rights and remedies aforesaid and it is hereby expressly agreed and declared that the termination of this quarry lease deed for any cause whatsoever shall be without prejudice to any and all rights and claims of the Government, which shall or may have accrued prior thereto.

7.13 Waiver; The waiver of any default or breach under this quarry lease deed by the Government shall not constitute a waiver of the right to terminate the Lease for any substantial default of a similar nature or under any other terms and conditions of this quarry lease deed. No failure or delay by the Government in exercising any right or remedy provided by applicable law under or pursuant to this quarry lease deed shall impair such right or remedy or operate or be construed as a waiver or variation of it or preclude its exercise at any subsequent time and no single or partial exercise of any such right or remedy shall preclude any other or further exercise of it or the exercise of any other right or remedy. The rights and remedies of the Government hereunder are cumulative, may be exercised as often as it considers appropriate and are in addition to its rights and remedies under applicable law.

Submission of any document, information, report or notice, which contains any information or reference to any default or breach hereunder or under any applicable law, to the Government shall not be construed to be a deemed approval of such breach or default and the Government may exercise any rights or remedies with respect to such default at any time.

- 7.14 Amendments; No amendment of this quarry lease deed (or of any of the documents referred to in this quarry lease deed) shall be valid unless it is in writing and signed by or on behalf of each of the parties to it. The expression "amendment" shall include any amendment, variation, supplement, deletion or replacement however effected. Unless expressly agreed, no amendment shall constitute a general waiver of any provisions of this quarry lease deed, nor shall it affect any rights, obligations or liabilities under or pursuant to this quarry lease deed which have already accrued up to the date of amendment, and the rights and obligations of the parties under or pursuant hereto shall remain in full force and effect, except and only to the extent that they are so amended.
- 7.15 Entire Agreement; This quarry lease deed (including all such deeds and documents issued or executed pursuant hereto or referred to herein) and the Tender Document, together with all documents referred herein and thereunder constitutes and represents the entire agreement between the parties with regard to the rights and obligations of each of the parties and cancels and supersedes all prior arrangements, agreements or understandings, if any, whether oral or in writing, between the parties on the subject matter hereof or in respect of matters dealt with herein. If there is a conflict between this quarry lease deed and the Tender Document, this quarry lease deed would have overriding effect.

7.16 Specific performance of obligations; The Lessee and the Government agree that damages may not be an adequate remedy and the Government shall be entitled to an injunction, restraining order, right for recovery, suit for specific performance or such other equitable relief as a court of competent jurisdiction may deem necessary or appropriate to restrain the Lessee from committing any violation or enforce the performance of the covenants, representations and obligations contained in this quarry lease deed. These injunctive remedies are cumulative and are in addition to any other rights and remedies the Government may have hereunder, at law or in equity, including without limitation a right for damages.

8. GOVERNING LAW AND DISPUTE RESOLUTION:

This Lease and all questions of its interpretation shall be construed in accordance with the laws of India. In the event of any dispute in relation to this Lease and in respect of all matters touching the relationship of the Lessee and the Government, suits or petitions shall be filed in civil courts at (Gandhinagar, Gujarat) and it is hereby expressly agreed that neither party shall file a suit or appeal or bring any actions at any place other than the courts named above.

In witness whereof there presents have been executed at the [name of place] on the [date].

Signed by for and on behalf of the Governor of Gujarat in presence of:

1.

2.

Signed by for and behalf of the Lessee in the presence of

1.

2.

SCHEDULE I

Details of Lease Area

All the tract of lands situated	d at	(Village/town (description of area)
in(Taluka) in	the Registration District of
and	District	bearing S. No's Containing
an area of	Hectares or there a	about delineated on the plan along
with the co-ordinates hereto	annexed and thereon cold	oured and
bounded as follows		

	Boundaries	Co-ordinates
On North		
On South		
On West		
On East		

hereinafter referred to as "the Lease Area" or "the said lands".

SCHEDULE II

Production Requirements

Name of Block:

Minerals specified in Part A-I Minerals of Schedule III of the Rules

Year	Production Capacity (Million Metric Tonne/Year)	Production (percentage	Annual of Mining	Maximum Production (percentage approved Plan)*	Annual of Mining
Year 1		80%		100%	
Year 2		80%		100%	
Year 3		80%		100%	

Year 4	80%	100%	
Year 5	80%	100%	

Minerals specified in Part A-II or Part-B of Schedule III of the Rules

Year	Production Capacity (Million Metric Tonne / Year)	Minimum Annual Production (percentage of approved Mining Plan)
Year 1		40%
Year 2		50%
Year 3		60%
Year 4 onwards		60%

FORM C

NOTICE OF INTIMATION OF OPENING/REOPENING OF MINE

(See rule 18(1) and 733]

IMPORTANT		То	
Notice in this Form shall be sent so as		1.	Government of Gujarat
	ncerned authorities within of the date of opening	2.	The Commissioner Geology and Mining, Gandhinagar – 382017
		3.	Concerned District Collector
1. Name of t	he mineral:		
2. Name of t	he mine:		
3. Name and	l address of the lessee:		
4. Date of op	pening/reopening of mine:	North and Co.	
4A. In case	of reopening, date of discontinuation	:	
5. Particular	s of the Quarry Lease (QL):		
(i)	Date of registration:		
(ii)	Period: Years, from		to
(iii)	Areas under lease:		hectares
6. Location	of Mine:		
(i)	Village:		
(ii)	Post Office:		
(iii)	Taluka:		
(iv)	District:		
7. Area in he	ectare of lease		
8. Name and	address of Agent:		
9. Particulars	s of Mining Engineer employed in th	e m	ines:

Name and address:

Qualification:

(i)

(ii)

Signature:

Name in full:

Designation:

(Lessee)

70-128	GUJARAT GOVERNMENT GAZETTE, EX., 24-05-2017 [PART
(iii)	Date of appointment:
(iv)	Status of employment: Whole time / Part time
10. Particula	ars of the Manager of the mine:
Nam	e:
Add	ress:
	No. and date through which the mining plan was approved by the [District Assistant Geologist/ Officer authorised by CGM]
Lette	er No.
Date	X:
Place:	

Date:

FORM D

APPLICATION FOR GRANT OF A QUARRY PERMIT

(See rule 21(1))

Received at			
(Placed) on			
Signature of Receiving Officer			
	Dated the		
То			
The			
v ∞	Recent Photograph of Applicant		
7			
Sir,			
1. I/We submit an application for a quarry permit for (name of described below.	f mineral) for the area		
2. A sum of non-refundable fee at the rate of Rs.1,000 for every 100 metric tonnes or part thereof payable for the permit under rule 21 of Gujarat Minor Mineral Concession Rules, 2017 has been paid in the government treasury at and the receipted Challan is enclosed.			
3. The required particulars are given below.			
i. Name of applicant stating whether he is an ind	lividual or it is a		
ii. Nationality of the individual or place of registration or company	r incorporation of the		
iii. Profession or nature of business of the applicant			
iv Address of the applicant			

v.	Quantity of the mineral to be removed under the permit	
vi.	Whether applicable payments have been paid? If so, give details.	
vii.	Details of the area from which the mineral is to be removed	

`	x 7:11	
a)	village:	• • • • • • • • • • • • • • • • • • • •

- b) Taluka:
- c) District:
- d) Survey Number:
- e) Area in hectare:
- viii. Period for which the quarry permit is required.
- ix. Whether the applicant has any quarry lease or quarry permit in force? If so, please give details.
- x. Purpose for which the mineral is to be used, give full details along with the contract order.
- xi. Is the plan of the area enclosed?
- xii. The plan should be on the relevant portion of the cadastral village map so as to enable the area to be identified from surface features etc.
- xiii. If the land is an occupied land by another person, has the occupant's willingness been ascertained and his letter of consent enclosed?
- xiv. If the land is an agricultural land, has the permission of the revenue authorities been obtained for converting the same for non-agricultural purpose? If so, please give details

I/We am/are fully aware of the Gujarat Minor Mineral Concession Rules, 2017 and shall abide by them.

Yours Faithfully

Signature of applicant

Note: If the application is signed by an authorised agent of the applicant, the power of attorney/ board resolution along with the self-attested copy of identity and address proof of the authorised agent should be attached.

(To be filled in the office of the Officer granting the permit)

1.	Date of grant/refusal of permit	
2.	Period of grant	
3.	Quantity of mineral for which the permit is valid	
4.	Details of entry in the quarry permit Register	
Pla	ace:	
Da	te:	

Signature and designation of the officer authorised of the Government.

FORM E

FORMAT OF QUARRY PERMIT

(See rule 22(1))

Quarry permit No
Office
Date
Whereas Shri

	Boundaries	Co-ordinates
On North		
On South		
On West		
On East		

(as shown in the detailed plan along with the co-ordinates annexed with the application)

S. No.	Village	Taluka	District	Survey	Field area	Mineral	Quantity
				number	(Approx. in		(metric
					Hectares)		tonne)

S. No.	Village	Taluka	District	Survey number	Field area (Approx. in Hectares)	Mineral	Quantity (metric tonne)
1	. 2	3	4	5	6	7	8
			9				

Particulars	Amount (in Rs.)	Challan No.	Date of Payment
1	2	3	4
Application Fee	(A)		
Royalty			
Permit Premium			
Security Deposit			
District Mineral Foundation Contribution			

- 1. This permit shall be valid for days only.
- 2. The depth of the pit below the surface shall not exceed six metres.
- 3. This permit is non-transferable. No other mineral except that for which the permit is granted shall be excavated or removed without proper sanction being obtained from the officer authorised of the Government.
- 4. When the mining of ninety per cent of the quantity of the mineral is finished, the quarry permit holder shall inform the District Geologist/ District Assistant Geologist and then, the District Geologist/ District Assistant Geologist shall carry out an inspection of the mining area. Even the quarry permit holder should be vigilant enough to be alert to get the inspection on time. The quarry permit holder should be careful to take precautions not to dig or to mine more mass than what is permitted to him.
- 5. The quarry permit holder should adhere to all terms and conditions pertaining to

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quarry permit stated under the Gujarat Minor Mineral Concession Rules 2017.

- 6. The quarry permit holder should dig out and transport the allowed mineral only from the permitted areas of the quarry within the limits of quantity endorsed under this permit.
- 7. The quarry permit holder should implement and maintain the procedure of transit permit or the equivalent mandatorily.
- 8. If any other minor or major mineral is found during quarrying operations, it shall be reported to the officer authorised of the Government within a week's time after such discovery.
- 9. The permit holder shall maintain complete and correct accounts of the minerals excavated, quantity removed from the permit area, wages paid and royalty and other charges leviable for this purpose.
- 10. The permit holder shall allow the District Geologist/ District Assistant Geologist to verify the books of accounts maintained in relation to the mining of the said mineral. The District Geologist/ District Assistant Geologist should also visit the site in question, to tally the amount of quantity actually dug out with the amount of quantity mentioned in the books of accounts of the permit holder. Then, the facts found during the inspection shall be reported to the Commissioner of Geology and Mining by the District Geologist/ District Assistant Geologist.
- 11. In the event that the royalty rates are increased by the Government during the tenure of the quarry permit, the permit holder shall pay to the Government, within fifteen days of the date of such notification, the additional royalty, permit premium, security deposit and district mineral foundation contribution amounts.
- 12. The permit holder shall not commence any quarrying operations without obtaining all applicable environmental clearances for the area.
- 13. The permit holder shall allow the District Geologist/ District Assistant Geologist to enter and inspect, at any time, the quarrying and mining operations.
- 14. The permit holder shall immediately report all accidents to the officer authorised of the Government and the District magistrate and the District Superintendent of police of the district in which the permit area is situated.
- 15. The permit holder shall have no right over the quarry material and other property lying in the permit area after the expiry of the permit.
- 16. The permit holder shall not cut or damage any trees without prior sanction and without payment of compensation therefore as may be fixed by the Divisional forest Officer or such officer authorised by him in this behalf.
- 17. If any excess quantity over that permitted quantity is found to be removed, the permit

F

holder shall be liable to pay the amount equal to the value of mineral so removed and shall be liable for punishment under the provisions of the Indian Penal Code, 1860 and the Gujarat Minor Mineral Concession Rules, 2017.

- 18. If any breach of these conditions or the provisions of section 15 and section 23C is detected, this permit shall be terminated and the material lying on the site will be seized and dealt with in accordance with applicable laws.
- 19. Every transportation vehicle of the said mineral should have to be weighed and the receipt of weighing should have to be kept safely on record, mandatorily by the permit holder.
- 20. As soon as the removal of the material granted under the permit is over, the permit holder shall furnish to the District Geologist/ District Assistant Geologist a complete statement showing the quantities removed, details of transport and usage, parties to whom this material has been sold and prices obtained therefor, and shall produce any details, books etc., for the scrutiny to the District Geologist/ District Assistant Geologist as may be called for by him.
- 21. After submission of the information contemplated vide para 20 above, District Geologist/ District Assistant Geologist shall visit the area for which permit was given within fifteen days and conduct such survey as may be deemed appropriate to check compliance with the terms of the relevant quarry permit. The said officer shall thereafter submit his report within fifteen days of aforesaid survey to the Commissioner of Geology and Mining.
- 22. The findings pursuant to para 21 above shall be factored in for determining the final settlement with the quarry permit holder.

To

Signature o	of the	officer	authorised	by	the	Government
-------------	--------	---------	------------	----	-----	------------

Date:

(The permit holder)
Shri/Messers

Copy to.-

1)	The Royalty	Inspector/Mines	Supervisor
----	-------------	-----------------	------------

- 2) The Mamalatdar, Taluka.....
- 3) The Taluka Development Officer, Taluka...... (in case of private land)

FORM F

FORMAT OF QUARRY LEASE DEED

(See rule 29(6))

	•	· //	
Block Notification No. and Date:	·	Tender Document No. and Date:	
Letter of Intent No. and Date:	4.	Grant Order No. and Date:	**************************************
Block Name and Address:			
the year b Government", which	etween the Governme	on this day of nt of Gujarat (herein ss the context otherwisert; and	referred to as "The
(Address)			
		pression, unless the con	
[amount in rupees] per applied for carrying o transport, sell and gath	r metric tonne (Rupees out quarrying operations er the same from the Ri ber] with total river be	has quoted premium pay [amount in words] per s of ordinary sand and ver [Name of the River] d reserve of ordinary sa	metric tonne) and has to extract, collect or , area between Survey
Area for ordinary sand for the plan whereof (wappearing on an aggregin rupees] (Rupees [amof payment under the least of payment u	for [three/ five] years to with boundaries as given gate royalty payment and aount in words]), out of ease (i.e. corresponding	ed to grant [area of blocenure under this Lease in below) on the terms and daggregate premium par which an amount correct to [percentage %]) has by Challan/e-payment N	n favour of the Lessee conditions hereinafter yment of Rs. [amount sponding to two years been deposited in the

dated [date of Challan]. The remaining amount of royalty payment and premium payment (i.e. corresponding to [percentage %]) shall be paid by the Lessee in [one/three] equal

instalments in advance prior to the next year.

BOUNDARIES

As per the enclosed map, the four side boundaries of the aforesaid land area are as under and the co-ordinates of boundary pillars are as below:

	Boundaries	Co-ordinates
On North		
On South		
On West		
On East		- A

Now under this Lease, it is hereby agreed by and between the parties as follows:

- 1. The Lease shall be valid for a period of [three/ five] years only from the date of its registration.
- 2. Payments:
 - (a) The Lessee shall make following payments to the Government:
 - (i) royalty or dead rent as specified in the Act and the rules made thereunder. The amount payable as royalty or dead rent may change upon revision in rates by the Government of Gujarat from time to time;
 - (ii) premium i.e. the highest bid as quoted by the Lessee;
 - (iii) such contribution as may be required under section 15A to designated account of the District Mineral Foundation, as prescribed by the Government from time to time;
 - (iv) surface rent as may be prescribed under the Gujarat Minor Mineral Concession Rules, 2017; and
 - (v) other such amounts as may be required under applicable law, including the Act and the rules made thereunder.
 - (b) All payments for each year shall be paid in advance and at least [15 (fifteen)] days prior to expiry of the previous year. The contributions to the District Mineral Foundation shall however be payable based on the actual production at such intervals as may be specified by the Government.
 - (c) All payments required to be made by the Lessee shall be made net of all

N.

applicable Taxes. In the event, Taxes are payable, the Lessee shall gross-up the amount payable and make payment of the aggregate amount.

- 3. The Lessee shall extract, collect, gather and remove the ordinary sand from the area specified in the Lease in such a manner that no damage is done to any highway, road, agricultural land, trees or other place of public utility or property. No quarrying operation shall be done within a distance of 50 metres of public utility/properties and 10 metres of the river bank. The mining should be done up to 03 metres depth.
- 4. The Lessee shall not remove any other mineral except the mineral mentioned in this Lease. If during removal of particular mineral as per the Lease, any other mineral appears to have been excavated or found, the Lessee shall report the said findings immediately in writing to the Commissioner, Geology and Mining, Gandhinagar and the officer authorised by the Government within fifteen days.
- 5. In the event of any violation of any of the clauses of this Lease and/ or any provisions of the Gujarat Minor Mineral Concession Rules, 2017 or the amended rules hereafter Commissioner, Geology and Mining, Gandhinagar or officer authorised by the Government shall cancel the Lease forthwith.
- 6. On or after the expiry of the period of the Lease or in the event of the Lease being cancelled before the date of its expiry, the Lessee shall not carry on any quarrying operations or remove any mineral that may have been quarried or collected or gathered. If he is found to be carrying out any quarrying operation or removing minerals after expiry or cancellation of the Lease, he shall be liable for punishment as provided in Section 21 of the Mines and Minerals (Development and Regulations) Act, 1957 and/or Rules made thereunder for unauthorised removal of minerals.
- 7. The Lessee shall immediately report all accidents to the officer authorised by the Government or the Commissioner, Geology and the Mining, Gandhinagar or the District Magistrate and District Superintendent of Police of the concerned district.
- 8. The Lessee shall maintain boundary marks and pillars on the land in proper order and at their proper places.
- 9. The Lessee shall keep the Lease with himself and see that no encroachment takes place beyond the area given or any other area occupied by some other Lessee/s on the Government land. If any trespass, encroachment, injury, disturbance or damage is caused to any person or in respect of Government land or the private land by the Lessee in exercise of its powers under this Lease, the Lessee shall pay an amount determined by the officer authorised by the Government, by way of damage and shall indemnify the Government from and against all claims, damages, suits and demands which may be brought, born our or made by any persons in respect of any such damages, inquiry or disturbance.
- 10. The Lessee shall have no right to assign, sublet or transfer the possession of the area or any part thereof or any right therein to anyone otherwise than in accordance with

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the Gujarat Minor Mineral Concession Rules, 2017.

- 11. The Lessee shall deposit as security, a sum of Rs. 10,000/- (Rupees ten thousand only) by Challan at the concerned District Treasury. No interest shall be payable on the deposit. It shall refunded at the end of the tenure of the Lease, only if the Lessee is found to have fulfilled the terms and conditions of the Lease during the tenure of the Lease.
- 12. The Lessee shall maintain proper accounts of ordinary sand excavated or collected or gathered and removed from the area mentioned above, as may be prescribed under the Gujarat Minor Mineral Concession Rules, 2017 and shall submit such information and returns as required by the officer authorised by the Government.
- 13. The Lessee shall allow reasonable facilities and access thereto to the existing and/or future holder of leases over any land which is comprised in or adjoins or is reached by the land held by the Lessee.
- 14. The Lessee shall obtain an e-royalty passes (issued by Government) or a transit permit under the Gujarat Mineral (Prevention of Illegal Mining and Transportation and Storage) Rules, 2017, for the removal of ordinary sand from the said area.
- 15. Any lease money, tax, fees or other sum due to the Government under the Gujarat Minor Mineral Concession Rules, 2017 or the rules applicable or under the terms and conditions of this Lease shall be recoverable as an arrear of land revenue.
- 16. The Lessee shall be bounded by the provisions of any law in force for the time being relating to labour welfare and safety measures.
- 17. The Lessee shall abide by all the written directions, orders or rules issued from time to time by the Government and the officer authorised by the Government.
- 18. The Lessee shall allow any officer authorised by the Central Government or the State Government or the Commissioner of Geology and Mining to enter upon the lease area including any building, tent, enclosure etc., for the purpose of inspecting, examining, surveying and other duties and agent, servants and workmen of the Lessee shall afford, such officers, all facilities and information connected with the working of this Lease.
- 19. In case of violation by the Lessee of the Mines and Minerals (Development and Regulations) Act, 1957 and/or rules made thereunder, provisions and instructions laid down by the State Government or the officer authorised by the Government and/or in case failure by the Lessee to deposit the amount of bidding within the stipulated time limit, the officer authorised by the Government will have right to cancel this Lease after giving proper opportunity to the Lessee to represent his/her case.
- 20. The Industries and Mines Department Resolution No. [•] dated [•] will be part and parcel of this Lease.

- 21. The Lessee shall abide all the written guidelines issued by Government of Gujarat vide resolution no. PIL/2011/MC-M(6)/CHH dated 27/12/12 and IMD Notification no. MCR/102013/3117/CHH dated 13/12/2013 and Ministry of Environment, Forest and Climate Change notification dated 15/01/2016.
- 22. Save as otherwise provided in terms and conditions of aforementioned Grant Order, all the applicable rules, regulations and notifications including current rules and future rules issued by the Government and redirect judgment governed by Government will be strictly followed by the Lessee.
- 23. Notwithstanding anything to the contrary contained herein, in the event of any conflict between the provisions of this Lease, Tender Document, Letter of Intent, Grant Order and the Gujarat Minor Mineral Concession Rules, 2017, the provisions of the Gujarat Minor Mineral Concession Rules, 2017, shall prevail.
- 24. In witness whereof Shri [Name and Designation of Officer], the officer authorised by the Government in this behalf, hereby sets his/her hand hereto and the Lessee hereby sets his/her hand hereto on the day and year and at the place mentioned above.

Signed, sealed and delivered by [Name and Designation of the officer authorised by the Government],

the officer authorised by the Government for and on behalf of

the Governor of Gujarat in presence of

1.					
2.					
Signed, sealed and delivered by					
Shri/					
M/s					
(The Lessee)					
In the presence of					
1.					
2.					
Place:					
Date:					

FORM G

APPLICATION FOR GRANT/RENEWAL OF A QUARRY PARWANA

(See rules 311(1) and 322(3))

Receiv	red at	
(Place	d) on 20	
Signat	ure of Receiving Officer	u johnsahrija je
		Dated the
То		
The		
		Recent Photograph of Applicant
		era de se de la Sal. Al resta de la Calendaria
Sir,		
	We submit an application for grant/renewal of Quarry Parw the area described below.	ana for (name of mineral)
10	non-refundable fee at the rate of Rs (rupees five 00 sq mts. and rupees one thousand for an area above 1000 sq vernment treasury at and the receipted Challan	q.mts) has been paid in the
3. Th	e required particulars are given below.	
i.	Name of applicant	
ii.	Nationality of the individual	
iii.	Address of the applicant	
iv.	Details of the area from which the mineral are to be remove	d
a)	Village:	
b)	Taluka:	
c)	District:	

- d) Survey Number:
- e) Area in square metres:
- v. Whether the applicant has any quarry lease?

(Only in case of renewal)

vi. Has application for renewal been made on or prior to January 31, 20[•] (Yes/No).

In case the application has been made after January 31, 20[•] but before March 31, 20[•] the reasons for not making an application within the prescribed limit and seeking condonation of delay must be stated.

I/We am/are fully aware of the provisions of the Gujarat Minor Mineral Concession Rules, 2017 and shall abide by them.

Yours Faithfully

Signature of applicant

Note: A self attested copy of the identity and address proof of the applicant should be enclosed along with the application.

FORM H

FORMAT OF QUARRY PARWANA

(See rule 322(1))

Quarr	y Parwana No.				
Name	and Address of the Parwana holder				
The a	above mentioned Shri is granted this <i>Parwana</i> on the following tions to carry out quarrying operations of				
	[NAME OF THE MINERALS]				
metre Distri sq. m	es from survey number in village Taluka				
Plan					
Boun	daries The four boundaries of aforesaid land are under				
On th	ne North				
On th	ne South				
On th	ne East				
and c	on the West				
	CONDITIONS				
1.	The quarry parwana holder shall only quarry, extract and remove				
2.	The quarry parwana holder shall pay in advance, royalty on the mineral to be extracte at fifty per cent. of the rate mentioned in Table A of Schedule IV or fifty per cent. of the dead rent mentioned in Table B of Schedule IV , whichever is higher.				
3.	The quarry parwana holder shall pay rupees five per hundred square metres or part thereof as surface rent in advance annually.				
4.	The quarry parwana holder shall also contribute such amounts as may be required under section 15A to designated account of the District Mineral Foundation.				

Po

- 5. The quarry parwana holder shall immediately report all accidents to the District Collector, the Commissioner the District Magistrate and the District Superintendent of police of the District in which the land is situated.
- 6. This quarry parwana shall remain in force upto 31st March 20__ and shall be renewable on a yearly basis on payment of Rs____ (rupees five hundred for an area upto 1000 sq. mts and rupees one thousand for an area above 1000 sq mts at the option of the District Collector.
- 7. The quarry parwana holder shall not commence any quarrying operations without obtaining all applicable environmental clearances for the area.
- 8. The quarry parwana holder shall extract and remove the minor minerals from the notified area specified in the quarry parwana in such a manner that no damage is done to any high ways, road, agricultural lands, trees or other places of public utility or property. The quarry parwana holder shall not carry on any quarrying operations:
 - a) within a distance of fifty metres from any road; or
 - b) within a distance of hundred metres from any state/ national highway or the boundary of any railway line.
- 9. The quarry parwana holder shall not remove any other minor mineral except that mentioned in the quarry parwana. If during extraction, any other mineral appears to have been excavated or found, he shall report the finding in writing to the relevant District Collector within fifteen days.
- 10. The holder of the quarry parwana shall, at all times, comply with the provisions of the Gujarat Minor Mineral Concession Rules, 2017. In the event of any contravention of any of the terms and conditions of this quarry parwana or the provisions of the Gujarat Minor Mineral Concession Rules, 2017, the Commissioner/District Collector may terminate this quarry parwana.
- 11. If the payment of any amount recoverable under this quarry parwana is not made within thirty days from the due date the same together with simple interest due thereon at the rate of eighteen per cent per annum, shall be recoverable as an arrears of land revenue and the quarry parwana shall be terminated.
- 12. The quarry parwana holder shall maintain the boundary marks and pillars of the land in proper order and on their proper places.
- 13. The quarry parwana holder shall work the notified area systematically, as far as possible, so as to avoid waste. The quarry parwana holder shall comply with any direction or advice given by the District Collector or an officer authorised by him for the systematic working of the mineral.
- 14. The quarry parwana holder shall not encroach the area which is not granted to him or an area which is occupied by any other person or which is Government land. If any

100

trespass, encroachment or damage is caused on the area of any other person or on Government land, the quarry parwana holder shall be liable to pay an amount as may be determined by the District Collector. The quarry parwana holder shall indemnify the Government from and against all suits and demands which may be brought by any persons for any damage, injury or disturbance.

- 15. In case no quarrying operations are carried out in the notified area specified in the quarry parwana, for a period of ninety days without any reasonable cause or without permission of the District Collector, the quarry parwana shall be liable to be terminated after giving the quarry parwana holder an opportunity to state his case.
- 16. On or after expiry of the period of the quarry parwana or when the quarry parwana is terminated before the date of expiry of the period, after the date of such termination, the quarry parwana holder shall not carry on any quarry operation or remove any mineral that may have been excavated. If such quarry parwana holder is found to carry out any quarry operation or removing minerals, the quarry parwana holder shall be liable for punishment under the provisions of the Gujarat Minor Mineral Concession Rules, 2017.
- 17. The Commissioner or the District Collector or any of the officers authorised by him or any of the officers of the Government of India shall be allowed to inspect the notified area at a reasonable time.
- 18. If the quarry parwana holder fails to carry out the instructions issued by the District Collector or the Commissioner or any officers authorised by him and violates any, terms of this quarry parwana and/ or the provisions of the Gujarat Minor Mineral Concession Rules, 2017, as modified from time to time, the District Collector shall terminate this quarry parwana after giving a notice of thirty days.

		parwana _ in the yea		_				_			_ day
Plac	e:										
								Autho	ority		
				Endo	rseme	nt					
1 I 1	enewal operiod of ive hund 1000 sq.n	f the quarr one year e red for an ats) thereto	y parwana nding 31st area upto has been	for one y March, 2 1000 sq n paid at go	ear, th 0 T nts. an overnn	e quarry the rene d rupee nent tre	y parw wal fe s one asury_	ana is and analis analis and analis analis and analis and analis and analis and analis and analis anal	now re	enewed f (r an area	or the upees above
Plac Date											

Authority

2.	On expiry of this quarry parwana and on the application made on for renewal
	of the quarry parwana for one year, the quarry parwana is now renewed for the period of
	one year ending 31st March 20 The renewal fee of Rs (rupees one
	thousand for an area upto 1000 sq mts. and rupees one thousand for an area above 1000
	sq.mts) has been credited at Government Treasury vide Challan number
	dated

Office of the Authority

Date:

Place:

FORM I

APPLICATION FOR PROSPECTING PERMIT

(See rule 366(4))

Recei	ved at	
(Place	ed) on	20
Signa	ture of	Receiving Officer
		Dated the
То		
The	***********	
Sir,		
	Ve subn	nit an application for a prospecting permit for (name of mineral) for the area below.
2) Th	e requir	ed particulars are given below.
i.		of applicant stating whether he is an individual or it is a any
ii.		nality of the individual or place of registration or incorporation of
iii.	Profes	ssion or nature of business of the applicant
iv.	Addre	ss of the applicant
v.	Detail	s of the area where the prospecting operations are to be carried out:
	a)	Village:
	b)	Taluka:
	c)	District:
	d)	Survey Number:
	e)	Area in hectare:
vi.	Period	for which prospecting permit is required.
vii.	Details	s of LOI pursuant to which such prospecting permit is required.

viii. If the land is an occupied land by another person, has the occupant's willingness been ascertained and his letter of consent enclosed?

I/We am/are fully aware of the Gujarat Minor Mineral Concession Rules, 2017 and shall abide by them.

Yours Faithfully

Signature of applicant

N.B. - If the application is signed by an authorised agent of the applicant, the power of attorney/ board resolution should be attached.

(To be filled in the office of the Officer granting the prospecting permit)

1.	Date of grant/refusal of prospecting permit	
2.	Period of grant	

Place:

Date:

Signature and designation of the officer authorised of the Government.

FORM J

FORMAT OF PROSPECTING PERMIT

(See rule 36(4))

Pro	especting permit No
	Office
	Date
Mir app	nor mineral) from Sr. No
Vill	age
	Bounded on the north by
	Bounded on the south by
	Bounded on the east by
	Bounded on the west by
	(as shown in the detailed plan annexed with the application)
1.	This permit shall be valid for the area described in the Schedule hereof ("Permit Area") for conducting prospecting operations for a period of [time period], commencing from the date of the execution of the permit with respect to following minerals(s), [name of the minerals]. It is clarified that the sole purpose of this permit is to facilitate preparation of mining plan with respect to [•].
2.	The rights and obligations of the Government and the prospecting permit holder shall be as specified in the Mines and Minerals (Development and Regulation) Act, 1957 ("Act") and the Rules.

- 3. Without prejudice to the generality of the foregoing.
 - a) The prospecting permit holder shall:
 - i. at all times comply with the provisions of the Act, the Rules, other applicable laws and such instructions as may be issued by the Government;
 - ii. make prompt payment of royalty and any other payment required to be made by the permit holder;

- iii. weigh or cause to be measured or weighed all minerals from time to time won pursuant to this permit, with [number of days] prior notice being given to the Officer Authorised by Commissioner of Geology and Mining or District Collector, in order that he or some person on his behalf may be present thereat;
- iv. submit to the Government a full report of the work done by the prospecting permit holder and disclose all information acquired by the prospecting permit holder in the course of the operations carried on under this permit regarding the geology and mineral resources of the area covered by the permit.
- The Government shall: b)
 - i. have the right to appropriate any performance security or bid security, as the case may be, provided by the prospecting permit holder in accordance with terms of such performance security and require the prospecting permit holder to replenish the performance security. In case the performance security has been provided through a security deposit, the security deposit shall not carry any interest; and
 - ii. have the right to carry out or perform any work or matters which in accordance with the covenants in that behalf are to be carried out or performed by the prospecting permit holder, but have not been so carried out or performed within the time specified in that behalf, and the prospecting permit holder shall pay the Government on demand all expenses which shall be incurred in such carrying out or performance of the same.
- If in any event this permit/ the orders of the Government are revised, reviewed or 4. cancelled in pursuance of proceedings under the Act or the Rules, the prospecting permit holder shall not be entitled to compensation for any loss sustained by the prospecting permit holder in exercise of the powers and privileges conferred upon the prognesting permit holder by these presents

prospecting p	permit holder by these presents.
Place:	
Date:	
	Signature of the officer authorised by the Government
	To (The permit holder)

Shri/Messers.....

SCHEDULE

AREA OF PROSPECTING PERMIT

(Description of area, including Geo-coordinates, to be provided.)

FORM K

APPLICATION FOR SURRENDER OF QUARRY LEASE

(See rule 422(1))

- 1. Name of lease holder
- 2. Name and designation of authorised person (if applicable)
- 3. Address of lease holder
- 4. Order No. of lease
- 5. Date of registration of quarry lease deed
- 6. Period of lease
- 7. Details of Area

Details of area to be surrendered with map and measurement:

Name of mineral	Area (hectares)	Survey No.	Village	Taluka	District
Laure A. C. See M. S.					

- 8. Details, for the last 3 years, of production, dispatch and all applicable payments with respect to the lease area to be surrendered (attach copy of last Challan)
- Submit documents to evidence for implementation of the approved final mine closure plan
- 10. Reason for surrender
- 11. Other necessary details

(Signature)

Declaration

I/We, the under signed hereby declare that I/We intend to surrender the possession of lease area to the Government.

(Signature)

Place:

Date:

FORM L

TRANSFER APPLICATION

(See rule 444(2))

То

[Address]

I/We request for seeking transfer of quarry lease.

S. No.	Item Detail	Particulars
1	. Name of the transferor / Lessee	
2	. Address of the transferor / Lessee	
3	. Name of the transferee	
4	Address of the transferee	
5.	Date of registration of quarry lease deed	
6.	Registration Number	
7.	Area in hectare	
8.	Name of Mineral	
9.	Whether the transferee is eligible to hold the quarry lease in accordance with the provisions of the Act and the rules made thereunder?	Yes/No
10.	Whether the transferee is agreeable to accept all the conditions and liabilities under any law for the time being in force which the transferor was subject to in respect of such a quarry lease.	Yes/No
11.	Balance reserve in a mine as per the Mining Plan	
12.	Details of the payment to be made to the Government on transfer by the transferor (amount in Rs.)	Span Style on
13.	Consideration payable by transferee for the transfer including	

1

S. No.	Item Detail	Particulars		
	consideration in respect of work already undertaken			
14.	Reports and data generated during operations			

We do hereby declare that the particulars furnished above are correct and am/are ready to furnish any other details, as may be required by you.

The transferee and transferor also undertake to comply with the provisions of "The Gujarat Minor Mineral Concession Rules, 2017" with respect to the transfer of the quarry lease.

	Yours faithfully,
	Transferor

	Transferee
Place:	
Date:	

Instructions to applicants:

- a) The application must be signed by a duly authorised representative of the applicants, in case the applicant is a company, partnership, association of persons. In case the applicant is an individual, the applicant must personally sign the application.
- b) The corporate authorisation of the authorised signatory of the applicant (which is a company) must be enclosed with the application. Any change in such corporate authorisation must be immediately intimated to the Government.
- c) A self-attested copy of Identity and address proof of authorised signatory of the applicant should be enclosed along with the application.
- d) Documentary evidence to confirm eligibility of the transferee to hold the quarry lease in accordance with the provisions of these rules, must be submitted along with the application.

FORM M

FORMAT OF TRANSFER DEED

(See rule 444(4))

The Transfer Deed (Deed) is made on this [day] day of [month], [year] between:

1. (Name of the person with address and occupation) (hereinafter referred to as the "Transferor" which expression shall where the context so admits be deemed to include his heirs, executors, administrators, representatives and permitted assigns); or

(Name of Company), a company registered under the (Act under which incorporated) and having its registered office at [address] (hereinafter referred to as the "Transferor" which expression shall where the context so admits be deemed to include its successors and permitted assigns) of the first part;

And

2. (Name of person with the address and occupation) (hereinafter referred to as the "Transferee" which expression shall where the context so admits be deemed to include his heirs, executors, administrators, representatives and permitted assigns; or

(Name of the Company), a company registered under (Act under which incorporated) and having its registered office at [address] (hereinafter referred to as the "Transferee" which expression shall where the context so admits be deemed to include its successors and permitted assigns) of the second part;

And

3. The Governor of Gujarat (hereinafter referred to as the "Government" which expression shall where the context so admits be deemed to include the successors and assigns) of the third part.

WHEREAS:

- A. The Transferor has been granted a quarry lease by the Government in respect of which the Government and the Transferor have executed a quarry lease deed dated [date] and registered as no. [number] in connection with the quarry lease (collectively Concession Documents) and the same is attached hereto as Annexure A.
- B. In terms of the Concession Documents, the Transferor is entitled to search for, win and work mines and minerals in respect of (Name of minerals) in the lands described in the schedules to the Concession Documents (more particularly set out in Schedule), for the term and subject to the payment of the rents, royalties and premium and observance and performance of the Transferor's covenant and conditions in the Concession Documents including a covenant not to transfer the quarry lease in violation of applicable laws.

- C. The Transferor has, pursuant to its transfer application letter dated [date], requested the Government for its approval in connection with transfer of the quarry lease to the Transferee.
- D. The Government has, pursuant to its letter dated [date] approved the transfer application of the Transferor subject to compliance by the Transferee of the terms and conditions contained in this Deed.

NOW THIS DEED WITNESSETH AS FOLLOWS:

- 1. Capitalised terms used but not defined in this Deed shall, unless the context otherwise requires, have the respective meanings ascribed thereto in the Concession Documents.
- 2. The Transferee hereby covenants with the Government that from and after the transfer of the quarry lease, the Transferee shall be bound by, and be liable to perform, observe and conform with and be subject to all the provisions of all the covenants, stipulations and conditions contained in the Concession Documents in the same manner in all respects as if the quarry lease had been granted to the Transferee as the lessee thereunder and he/ it had originally executed the Concession Documents as such.
- 3. It is further hereby agreed and declared by the Transferor of the one part and the Transferee of the other part that:
- 3.1. The Transferee meets and shall continue to meet all the eligibility conditions which were required to be met by the Transferor for grant of the quarry lease.
- 3.2. The Transferor and the Transferee have ensured that the mineral rights over the area for which the quarry lease is being transferred vest with the Government.
- 3.3. The Transferee acknowledges that he/ it has received a copy of, and has read and understands the Concession Documents, and covenants, agrees and confirms that it shall be bound by all provisions of the Concession Documents as if it was an original party thereto.
- 3.4. The Transferor hereby declares that he/ it has not assigned or in any other manner transferred the quarry lease now being transferred and that no other person or persons has any right, title or interest where under in the present quarry lease being transferred.
- 3.5. The Transferee hereby declares that he/ it has accepted all the conditions and liabilities which the Transferor was having in respect of such quarry lease including those relating to provision of performance security etc.
- 3.6. The Transferor has supplied to the Transferee the original or certified copies of all plans.
- 3.7. The Transferee hereby further declares that as a consequence of this transfer, the total

area while held by him/ it under mineral concessions is not in contravention of the provisions of the Gujarat Minor Mineral Concession Rules, 2017.

- 3.8. The Transferor has paid all the rent, royalties, and other dues towards the Government till date, in respect of the quarry lease.
- 3.10. The Transferor undertakes to hand over to the Transferee, within a period of seven days of execution of this Deed, borehole cores along with records and samples preserved, if any, all plans, sections, reports, registers and other records maintained in pursuance of the provisions of the Gujarat Minor Mineral Concession Rules, 2017 rules or orders made thereunder, and all correspondence relevant thereto relating to the quarry lease. When the requirements in this regard have been duly complied with, both the Transferor and the Transferee shall forthwith send to the Government, a detailed list of borehole cores, plans, sections, reports, registers and other records that have been transferred.

In witness whereof the parties hereto have signed on the, date and year first above written.

For and on behalf of the Government:

Name:
Designation:
For and on behalf of the Transferor:
Name:
For and on behalf of the Transferee:

Name:

FORM N

REGISTER OF QUARRY LEASES

(See rule 47(1))

Sr. No.	Name and Addr ess of lessee	Villag e	Area in hecta res	Survey No.	No. and date of the order granti ng the lease	Date of registratio n of lease deed	Peri od of leas e	Miner als	Rate of surfac e rent
1	2	3	4	5	6	7	8	9	10
Rate of Roya lty	Rate of dead rent	Rate of Premi um	Rate of DMF	Details of Perform ance Security	Detail s of Upfro nt Paym ent	Date of commence ment of quarry operation	Date of expi ry of leas e	Rema rks	Signat ure of officer
11	12	13	14	15	16	17	18	19	20

FORM O

REGISTER OF QUARRY PERMIT

(See rule 477(2))

Name and address of permit holder	Date of application	Name of mineral	Village	Taluka	Survey No.	Area
1	2	3	4	5	6	7
Quantity permitted	Date on which Permit is granted	Period of Permit	Details of royalty, security deposit, permit premium and district mineral foundation contribution received	Date of expiry of permit	Signature of the officer	
8	9	10	11	12	13	
					8 8	

FORM P

REGISTER OF QUARRY PARWANA

(See rule 477(3))

Name and address of parwana holder	Date of application			Taluka	Survey No. and Plot No.	Area	
1	2	3	4	5	6	7	
Date on which Parwana is granted	Period of Parwana	Details of royalty, security deposit and district mineral foundation contribution received	Date of expiry of parwana	Signature of the officer			
8	9	10	11	12			

FORM Q

MONTHLY RETURN FOR THE MONTH OF.... (QUARRY LEASE)

(See rule 49(1))

MINE CODE:- QL

(To be submitted before the tenth of month following the month of report)

T	이 있는 병사들이 들어서 하는 사람들이 되었다. 얼마나 하다 나이지만
T	District Collector,
С	ice of the Commissioner Geology and Mining,
D	t
	PART - I (General and Labour)
1	Name of the Mineral(s):
2	Name and Address of lessee:
	Email Address:
	Mobile Number:
3	Name of Mine:
4	Registration Number of the Mine:
5	Location of the quarry:
	Survey Number:
	Village:
	Taluka:
	District:
	Pin Code:

6. Number of Days mine worked:

7. Payment Details

Payment Type	Amount (Rs.)	Payment Date	Challan / UTR No
Royalty/Dead Rent			
Auction Premium			
DMF	, .		
Surface Rent	2		4
Others (please specify)			

8. (i) Average Daily Employment of Labour/Wages Paid:

Work Place	Direct Labour		Contract Lal	bour	Total Salary / Wages (Rs.)		
	Male	Female	Male	Female	Direct	Contract	
Open Cast							
Above ground							
Below ground							
Total	٠			8			

(ii) Total Salaries paid to technical and supervisory staff during the month:

Work Group	Total No of Persons	Total Monthly Amount (Rs.)
Technical		
Supervisor		
Administrator		
T	otal	

PART-II (PRODUCTION, DESPATCHES AND STOCKS)

(Unit of quantity in Metric Tonnes)

1. Grade-wise Production, Dispatches and Stocks of Run-of-Mine Mineral:

Grade	Opening Stock	Production	Dispatch	Closing Stock	PMV (Rs./Metric tonne)	Ex-mine price (Rs./Metric tonne)
Total						

2. (i) Details of processing plant or mineral is being pulverized inside the lease area or in own factory, (if yes):

Mineral Processed	Quantity of Run of Mine Mineral Processed/Pulverized	Quantity, of Processed/ Pulverized Mineral	Reasons (in case, mineral being processed/ pulverized is less than 50%)
Total			

(ii) Grade-wise Production, Dispatches and Stocks of Processed/Pulverized Mineral:

Grade	Opening Stock	Production	Dispatch	Closing Stock	Ex- mine/Factory Gate price (Rs./Metric tonne)
		j.	9		
Total				2	

(iii)A	Average	cost of	pulverizat	ion (*)	: 🗆	per tonne.

3. Details of Deductions used for computation of Ex-Mine price (Rs/Metric Tonne):

Deduction claimed	Unit (in Rs/unit)	Remarks
a) Cost of transportation (indicate Loading station and Distance from mine in remarks)	-	
b) Loading and Unloading charges		
c) Railway freight ,if applicable (indicate destination and distance)		
d) Port Handling charges/export duty(indicate name of port)		
e) Charges for Sampling and Analysis		
f) Rent for the plot at Stocking yard		

Deduction claimed	Unit (in Rs/unit)	Remarks
g) Other charges(specify clearly)		
Total (a) to (g)		

4. Sales/ Dispatches effected for Domestic Consumption and for Exports:

	Nature of	For Domestic Co	For export				
Grade *	Dispatch (indicate whether for Sale or Captive consumpti on or Export)	Consignee name and Registration number as allotted by the Government to the buyer ##	Quantit y	Sale value	Country	Quantit y	F.O.B Value (Rs.)
						2 3 3 3 2 70	
TOTA L							

Note:

- a) Indicate reasons for work stoppage and number of days of work stoppage.
- b) Give reasons for increase/decrease in production, if any, during the month compared to the previous month.
- c) Give reasons for increase/decrease in grade wise ex-mine price, if any, during the month compared to the previous month.

I certify that the information furnished above is correct and con	mplete in all respects. In case
of any discrepancy, I will be responsible and liable.	

-		
P	ace	•

Date:

Signature:

Name in full:

Designation: Lessee

FORM R

ANNUAL RETURN FOR THE YEAR ENDING 31ST MARCH 20 ...

(QUARRY LEASE)

(See rule 49(1))

To,

(1) The Commissioner,
 Office of Geology and Mining,
 Block Number 1,
 7th Floor, Udhyog Bhavan,
 Gandhinagar-382011

(2) The District Geologist

Collector Office,

· Concern District

PART-I (General)

1. Details of the Mine :-	
(a) Registration number	
(b) Mine Code	
(c) Name of the Mineral	
(d) Name of Mine	
(e) Name(s) of other mineral(s), if any, produced from the same mine	
(f) Area under lease (hectares):	
(g) Date of registration of quarry lease deed	
(g) Period of lease	

2. Location of the Mine					
Village					
Survey Number					
Tehsil/Taluka					
District					
State and PIN Code					
Fax No.					
Phone No.					
3. Name and Address(s) of Lessee (along with	th fax no. and e-mail) :-				
Name of Person					
Village					
Post Office					
Taluka					
District					
Pin Code					
Fax No.					
Phone No.					
e-mail address					
4. Lease area (surface area) utilisation as at the end of year (hectares):					
(i) Already exploited and abandoned by opencast (O/C) mining					
(ii) Covered under current (O/C) Workings					

(iii) Reclaimed/rehabilitated	e
(iv) Used for waste disposal	· ·
(v) Occupied by plant, buildings, residential, welfare buildings and roads	
(vi) Used for any other purpose (specify)	
(vii) Work done under progressive mine closure plan during the year	
13. Ownership/exploiting Agency of the mine: (Public Sector/Private Sector/Joint Sector)	

PART-II (Employment and Wages)

1. Number of technical and supervisory staff employed at the mine						
Description	Wholly employed Partly employed					
Graduate Mining Engineer	,					
Diploma Mining Engineer						
Geologist						
Total						
2.Days Worked		42				
(i) Number of days the mine worked:		Ä				
(ii) No. of shifts per day:						
	Reasons	No of days				

(iii) Indicate reasons for work stoppage in the mine during the year (due to strike, lockout, heavy rain, non-availability of labour, transport bottleneck, lack of demand, uneconomic operations, etc.) and the number of days of work stoppage for each of the factors separately.	

3. (i) Employment of Labour and wages paid*:-

Maximum number of persons employed on any one day during the year:

- (i) In workings on (date).....(a) (number).....
- (ii) In all in the mine on (date).....(a) (number).....
- ii) Total salaries paid to technical and supervisory staff employed in the mine during the year (in Rs.)

iii)

Total number of man days Worked during the year		No. of Average daily number of persons employed			Total Wages		
Direct	Contract	Total	worked during the year	Male	Female	Total	/Salary for the year (Rs)
					2		

^{*} To include all employees exclusive to the mine and attached factory, workshop or mineral dressing plant at the mine site

PART-III (Consumption of Materials)

1. Quantity and cost of material consumed during the year								
Description	Unit	Quantity	Value (Rs.)					
(i) Fuel								
(ii) Lubricant			3					
(iii) Electricity			- 69.7					
(iv) Explosives								

PART-IV (General Geology and Mining)

(Items 2 and 3 to be submitted separately for each mineral)

1. Exploration

1(i) Exploration activities during the year:

	* ************************************	At the beginning of the year	During the year	Cumulative	Grid spacing/ Dimension
Drilling	No of holes			e se	
	Metrage	i i			
Pitting	No of pits				
	Excavation (in m3)	-			,
Trenching	No of trenches				
	Excavation (in m3)				

	Length covered (in metre)		
Expenditure (Rs)	on exploration		

- 1 (ii). Any other exploration activity during the year:
- 2. Reserves and Resources estimated (in tonnes).

Classification	Code	At the beginning of the year 1.4.20	Assessed during the year	Depletion of reserves during the year	Balance resources as on 31.3.20
(1)	(2)	(3)	(4)	(5)	(6)=(3+4-5)
A. Mineral Reserve					
1. Proved Mineral Reserve	111				
2. Probable mineral Reserve	121				
	122				
3. Total Reserves	-			8	
B. Remaining Resources	2	6			
Feasibility mineral Resource	211				
2. Prefeasibility mineral resource	221				
	222	1-1			
3. Measured mineral resource	331	í			

Classification	Code	At the beginning of the year 1.4.20	Assessed during the year	Depletion of reserves during the year	Balance resources as on 31.3.20
(1)	(2)	(3)	(4)	(5)	(6)=(3+4-5)
4. Indicated mineral resource	332				
5. Inferred mineral resource	333				
6. Reconnaissance mineral resource	334				
7. Total remaining Resources					
Total (A+B)					

3. Subgrade/Mineral Reject (in tonnes)

(Information to be given in respect of mineral fractions generated and stacked/dumped below cut-off grade and above threshold value, if prescribed, having no immediate sale value)

Generation of sub-grade- mineral reject (in tonnes)	At the beginning of the year	Generated during the year	Disposed during the year	Total stacked at the end of the year	Average grade of the mineral reject generated
from unprocessed ore					
from processed ore		3 × 3			

4. Overburden and Waste (in m³)

(Information to be given in respect of overburden/ waste and mineral fractions generated below threshold value, if prescribed)

At the beginning of the year	Generated during the year	Disposed during the year	Backfilled during the year	Total at the end of the year
8		,		

5. Trees planted/ survival rate

Description	Within lease area	Outside lease area
i) Number of trees planted during the year		
ii) Survival rate in percentage		
iii) Total no. of trees at the end of the year		

6. Type of Machinery: Give the following information for the types of machinery in use such as hoist, fans, drills, loaders, excavators, dumpers, haulages, conveyors, pumps, etc.

Type of machinery	Capacity of each type of machinery	Unit (in which capacity is reported)	No. of machinery	Non- electrical (specify) machinery	Used in opencast/ underground (specify)

^{7 (}i) Details of mineral Treatment Plant, if any: Give a brief description of the process capacity of the machinery deployed and its availability. (Submit Flow Sheet and Material Balance of the Plant separately).

7 (ii) Furnish following information:

Item		Tonnage	Average Grade	
Feed:				
Concentrates/processed products:	(mention name)			
By-products/Co-products:	(mention name)			
Tailings:				

PART-V (Payments)

Payment Type	Opening balance (Rs.)	Paid during the year	Amount required to be paid as per mineral dispatched / minimum production requirement	Closing balance	
Royalty					
DMF					
Dead Rent					
Surface Rent			the to to		
Auction Premium			4		
Penalty				The state of the	
Any other payment (please				W. ***	

F

specify)		
70 100		

Compensation paid for felling trees during the year (in Rs.)

PART-VI (PRODUCTION, DESPATCHES AND STOCKS)

1. Grade-wise Production, Dispatches and Stocks of Run-of-Mine Mineral:

Grade	Opening Stock	Production	Dispatch	Closing Stock	PMV (Rs./Metric tonne)	Ex-mine price (Rs./Metric tonne)
Total						

2. (i) Details of processing plant or mineral is being pulverized, inside the lease area or in own factory, (if yes):

Mineral Processed		Quantity of Processed / Pulverized Mineral	Reasons (in case, mineral being processed/pulverized is less than 50%)
	4		
Total		9	

(iii) Grade-wise Production, Dispatches and Stocks of Processed/Pulverized Mineral:

Grade	Opening	Production	Dispatch	Closing	Ex-
	Stock			Stock	mine/Factory
					Gate price
					(Rs./Metric
					tonne)

Grade	Opening Stock	Production	Dispatch	Closing Stock	Ex- mine/Factory Gate price (Rs./Metric tonne)
Total					

(iv)Average	cost of p	ulverization	(*)	: 🗆	per	tonne
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3. Stocks of mineral at the beginning of the year.

	At Quarry	At any other place (to be specified)
Crude / ROM		
Processed		
Grand Total		

4. Stocks at the end of the year:

	At Quarry	At any other place (to be specified)
Crude / ROM		
Processed		
Grand Total		al a

5. Details of Deductions used for computation of Ex-Mine price (Rs/Metric Tonne):

Deduction claimed	Unit (in Rs/unit)	Remarks

Deduction claimed	Unit (in Rs/unit)	Remarks
a) Cost of transportation (indicate Loading station and Distance from mine in remarks)		
b) Loading and Unloading charges		
c) Railway freight ,if applicable (indicate destination and distance)		
d) Port Handling charges/export duty(indicate name of port)		
e) Charges for Sampling and Analysis		
f) Rent for the plot at Stocking yard		
g) Other charges(specify clearly)		
Total (a) to (g)		

6. Sales/ Dispatches effected for Domestic Consumption and for Exports:

	Nature of Dispatch	For Domestic Consumption		For export			
Gra de*	(indicate whether for Sale or Captive consumpti on or	Consignee name and Registration number as allotted by the Government to	Quantit y	Sale value	Countr	Quantity	F.O.B Value (Rs.)

	Export)	the buyer ##			
TOT AL		~			a decada a
AL	6) ————————————————————————————————————	-		- 7	

Note:

- a) Indicate reasons for work stoppage and number of days work stoppage.
- b) Give reasons for increase/decrease in production, if any, during the month compared to the previous month.
- c) Give reasons for increase/decrease in grade wise ex-mine price, if any, during the month compared to the previous month.

PART-VII: COST OF PRODUCTION

Cost of production per metric tonne of mineral produced			
Sr. No.	Item	Cost Per metric tonne	
1	Direct Cost		
	(a) Exploration		
	(b) Mining		
	(c) Beneficiation (Mechanical Only)		
2	Over-head cost		
3	Depreciation		
4	Interest		
5	Royalty		
6	Taxes		

Cost of production per metric tonne of mineral produced						
7	Dead Rent					
8	Auction Premium	,				
9	DMF					
10	Others (specify)					
	Total					

(Self-Appraisal form)

1.	Details of Mining Plan/Scheme of Mining Approved on last Occasion	Reference No. of Approval Letter	7	
		Approving Authority		
		Five year Implementation	From	То
		Period (Financial Year)		
2.	Details of Modification sought/approved	Whether modification sought?	Yes	No
		If yes, state reasons of seeking such modifications	2	
3.	COMPLIANCE OF SALIENT FEATURES MINING DURING THE YEAR	OF THE MINING P	LAN / SCH	IEME OF
	ACTIVITY	Proposal made in approved MP for the reporting year		

		Category		
		A/B		
		Site of Mining	etány.	raj turvi 18
		(Mention position of working and R.L.)		
		Quantum of Waste	1224	V 8 - 1938 / R 1 - 193
	MINING	ROM Production		
	M	Grade wise Mineral Production		
	is a	Bench		
		Formation with R.L.	. Property	*
		Stripping ratio		
	l =	Top RL		- 1
	*	Bottom RL		
		Site of Waste Disposal	-	
		(Mention position and R.L.)		1
9	SOLID	Mode of Waste Disposal and waste Dump Configuration		
	WASTE MANAGE MENT	(Advancing/Retreating method with number of lifts)		
		Waste Dump Stabilization/ Garland drain/ Retaining wall		
		Check dams/settling tanks		
	BLASTI	Mode of Blasting (J/H Pop, Plaster shooting and Deep Hole)		

		Explosive Storage		
	29	Precaution against flying fragments, ground vibration		
Į.	AGE	Likely depth of mining below water table		
	MINE DRAINAGE	Expected pumping of sub- surface water		
	MIN	Mode of disposal of sub- surface water		
2	Z O	Feed quantity and Grade	ji	
	MINEKAL BENEFICIATION	Product quantity and Grade	8	
	Z Z	Tailing quantity and Grade		
10 11	AL BE	Site of Tailing Disposal		
	INEK	Tailings Dam Management		
	Σ	Preventive measures envisaged		
		Afforestation with type of species		
Link	L L	Reclamation and Rehabilitation of Land		
	GEME	Ambient air quality		
CI CI	ENVIRONMENT	Water quality	y	
(2		Noise Level		
		Precautions undertaken for temporary Closure of mine		
NOO	MUN ITY SOCI	Drinking water (In Rupees)		

		Transport (In Rupees)	Lengerstadio e ello leccole l			
	1	Health (In Rupees)	landraj kaistrara.			
		Sanitation (In Rupees)				
		Education (In Rupees)	and the second			
		Sports (In Rupees)				
		Recreation Facility (In Rupees)		· · · · · · · · · · · · · · · · · · ·		
		Employment (In Rupees)				
		Housing(In Rupees)				
		Infrastructure((In Rupees)				
		Roads/Public transport/ communication/electricity	nos "Assential de teles a			
4	4 Constraints faced at the mines during reporting year while implementing the salient features of the mining plan/ scheme of mining					
5	Corrective action envisaged by mine management for rectification of the deviation in implementation of salient feature of the mining plan/scheme of mining					
6	Any other inf	ormation to be included				

I certify that the information furnished above is correct and complete in all respects. In case of any discrepancy, I will be responsible and liable.

Place:

Date:

Signature:

Name in full:

Designation: Lessee

FORM S

MONTHLY RETURN FOR THE MONTH OF....

(QUARRY PERMIT)

(See rule 49(2))

MINE CODE:- QP

(To be submitted before the tenth of month following the month of report)

To,

The District Collector,

Office of District Collector,

Concern District

PART - I (General and Labour)

- 1. Name of the Mineral:
- 2. Name and address of permit holder:
- 3. Location of the quarry.

Village:

Post Office:

Taluka:

District:

- 4. Number of Days mine worked:
- 5. Quantity for which Permit is granted:
- 6. (i) Average Daily Employment of Labour/Wages Paid:

Work Place	Direct Labour			Contract Labour			Wages (Rs.)	
	Male	Female	Adolescent	Male	Female	Adolescent	Direct	Contract
Open								

Work Place				Contract Labour			Wages (Rs.)	
	Male	Female	Adolescent	Male	Female	Adolescent	Direct	Contract
Cast					F24)		10	
Above ground					~ .	, 22		
Below ground							1 12	

(ii) Total Salaries paid to technical and supervisory staff during the month:

Work Group	Total No of Persons	Total Monthly Amount (Rs.)
Technical		
Supervisor		
Administrator		
Total		36.8

PART-II (PRODUCTION, DESPATCHES AND STOCKS)

(Unit of quantity in Metric Tonnes)

7. Grade-wise Production, Dispatch and Stocks of Run-of-Mine Mineral:

Grade	Opening Stock	Production	Dispatch and Used	Closing Stock	PMV (Rs./Metric tonne)	Ex-mine price (Rs./Metric tonne)
Total						

^{8. (}i) Details of processing plant or mineral is being pulverized inside the area where permit is granted for mining. (if yes):

Mineral	Capacity	Type of operation	Conversion rate	Operational or not	Remarks

(ii) In case the Mineral is processed/pulverized

Mineral Processed	Quantity of Run of Mine Mineral Processed/Pulverized	Quantity of Processed / Pulverized Mineral	Reasons (in case, mineral processed / pulverized is less than 50%)
Total		a.	

(iii) Grade-wise Production, Dispatch and Stocks of Processed/ Pulverized Mineral:

Grade	Opening Stock	Production	Dispatch	Closing Stock	Ex-mine/ factory gate price (Rs./Metric tonne)
Total		9			

I certify that the information furnished above is correct and complete in all respects. In case of any discrepancy, I will be responsible and liable.

Place:

Date:

Signature:

Name in full of Permit Holder

FORM T

MONTHLY RETURN FOR THE MONTH OF....

(QUARRY PARWANA)

(See rule 49(3))

MINE CODE:- QPw

(To be submitted before the tenth of month following the month of report)

To, The District Collector, Office of District Collector, Concern District PART - I (General and Labour) 1. Name of the Mineral:

- 2. Name and address of parwana holder:
- 3. Location of the quarry.

Village:

Post Office:

Taluka:

District:

Survey No .:

Plot No.:

4. Number of Days mine worked:

PART-II (PRODUCTION, DESPATCHES AND STOCKS)

(Unit of quantity in Metric Tonnes)

5. Grade-wise Production, Dispatch and Stocks of Run-of-Mine Mineral:

Grade	Opening Stock	Production	Dispatch and Used	Closing Stock	Ex-mine price (Rs./Metric tonne)
Total					

I certify that the information furnished above is correct and complete in all respects. In case of any discrepancy, I will be responsible and liable.

Place:

Date:

Signature:

Name in full of Parwana Holder

FORM U

FORMAT OF REVISION APPLICATION OR PASSING OF ORDER

(See Rule 50(1) and 50(2))

To

[Address]

I/We submit the following application for revision of the order / passing of an order which has not been passed within the required time period.

S. No.	Item Detail	Particulars
1.	Name and address of applicant	
	(In case of a firm or other association of individuals, provide names and addresses of each person constituting the firm or the association of individuals, as the case may be.)	्रवात् विकास स्थापना विकास स्थापना विकास स्थापना स्थापना स्थापना स्थापना स्थापना स्थापना स्थापना स्थापना स्थापन
2.	Purpose of the application (Revision of an order passed / Request for passing of an order where such an order has not been passed within the time period prescribed)	
3.	Full details of the order of the officer authorised by the Government or Government, as the case may be, against which the revision application is made (copy to be enclosed)	
4.	In case of application for revision of an order, date of communication of the order to the applicant. OR In case of request for passing of an order, the date on which the date on which the time period for passing such order expired.	150
5.	Application fee payable	
6.	Name of bank, demand draft or challan number with date, through which application fee has been paid.	
7.	Mineral or minerals for which the application is filed	

S. No.	Item Detail	Particulars
8.	Details of area with respect to which the application in filed	
	a) District	
	b) Taluka	
	c) Village	
	d) Survey No.	
9.	Whether the application is filed within the prescribed time period.	
10.	If not, the reasons for not presenting it within the prescribed limit and seeking condonation of delay.	
11.	Name and complete address of the party/parties impleaded. Reasons for impleading him/them should also be mentioned.	
12.	Number of copies of petition attached	
	(Petition is to be submitted in triplicate if no party is impleaded. Besides these, for each party impleaded one additional copy is to be enclosed)	
13.	Grounds of revision	
14.	Any additional information the revisionist desires to furnish	

I/We do hereby declare that the particulars furnished above are correct and am/are ready to furnish any other details, as may be required by you.

Yours faithfully,

Place:

Date:

Signature of the applicant

Instructions to applicants:

a) The application must be signed by a duly authorised representative of the applicant, in

case the applicant is a company. In case the applicant is an individual, the applicant must personally sign the application. In case of a firm or association of individuals, all the persons constituting the firm or association of individuals shall sign the application.

- b) The corporate authorization of the authorised signatory of the applicant (which is a company) must be enclosed with the application. Any change in such corporate authorization must be immediately intimated to the Government.
- c) The application must be filed in triplicate.

FORM V

FORMAT OF FINANCIAL ASSURANCE

(See rule 2(1)(d), 2(1)(j), 8(3), 29(3) and 644(2)]

[Reference number of the bank]

[date]

To

[District Geologist/ District Assistant Geologist³⁰ / Officer authorised by the Commissioner of Geology and Mining, Gujarat³¹]

Block Number 1,

7th Floor, Udhyog Bhavan, Sector 11,

Gandhinagar,

Gujarat - 3820111

WHEREAS

- A. [Name of the [Successful Bidder/ holder of a letter of intent]³²] incorporated in India under the Companies Act, 2013 with corporate identity number [CIN of the Successful Bidder/ holder of letter of intent], whose registered office is at [address of registered office], India and principal place of business is at [address of principal place of business, if different from registered office] OR [an individual who is citizen of India, having income tax permanent account number [number], residing at [address]] (the ["Successful Bidder"/"LOI Holder"]³³) is required to provide a bank guarantee for an amount equal to INR [figures] (Indian Rupees [words]) as a financial assurance valid until [date of expiry of performance bank guarantee] ("Expiry Date").
- B. The financial assurance is required to be provided to District Geologist/ District Assistant Geologist³⁴ / Officer authorised by the Commissioner of Geology and Mining, Gujarat³⁵, (the "State") for discharge of certain obligations [under the Tender Document dated, [date] with respect to auction of [particulars of auction] and the quarry lease deed to be executed between the State and the [Successful Bidder/LOI Holder]³⁶ (collectively the "Deed.)

³⁰ To be retained in case of minerals specified in Part A-I of Schedule III of the Rules.

³¹ To be retained in case of minerals specified in Part A-II or B of Schedule III of the Rules.

³² Delete whichever is inapplicable.

³³ Delete whichever is inapplicable.

³⁴ To be retained in case of minerals specified in Part A-I of Schedule III of the Rules.

³⁵ To be retained in case of minerals specified in Part A-II or B of Schedule III of the Rules.

³⁶ Delete whichever is inapplicable.

*

We, [name of the bank] (the "Bank") at the request of the [Successful Bidder/ LOI Holder]³⁷ do hereby undertake to pay to the State an amount not exceeding INR [figures] (Indian Rupees [words]) ("Guarantee Amount") to secure the obligations of the [Successful Bidder/ LOI Holder]³⁸ under the Deed on demand from the State on the terms and conditions contained herein.

NOW THEREFORE, the Bank hereby issues in favour of the State this irrevocable and unconditional payment bank guarantee (the "Guarantee") on behalf of the [Successful Bidder / LOI Holder]³⁹ in the Guarantee Amount:

- 1. The Bank for the purpose hereof unconditionally and irrevocably undertakes to pay to the State without any demur, reservation, caveat, protest or recourse, immediately on receipt of first written demand from the State, a sum or sums (by way of one or more claims) not exceeding the Guarantee Amount in the aggregate without the State needing to prove or to show to the Bank grounds or reasons for such demand for the sum specified therein and notwithstanding any dispute or difference between the State and [Successful Bidder/ LOI Holder]⁴⁰ on any matter whatsoever. The Bank undertakes to pay to the State any money so demanded notwithstanding any dispute or disputes raised by the [Successful Bidder/ LOI Holder]⁴¹ in any suit or proceeding pending before any court or tribunal relating thereto the Bank's liability under this present being absolute and unequivocal.
- 2. The Bank acknowledges that any such demand by the State of the amounts payable by the Bank to the State shall be final, binding and conclusive evidence in respect of the amounts payable by [Successful Bidder/ LOI Holder]⁴² to the State under the Deed.
- 3. The Bank hereby waives the necessity for the State from demanding the aforesaid amount or any part thereof from the [Successful Bidder/ LOI Holder]⁴³ and also waives any right that the Bank may have of first requiring the State to pursue its legal remedies against the [Successful Bidder/ LOI Holder]⁴⁴, before presenting any written demand to the Bank for payment under this Guarantee.
- 4. The Bank further unconditionally agrees with the State that the State shall be at liberty, without the Bank's consent and without affecting in any manner the Bank's obligation under this Guarantee, from time to time to: (i) vary and/or modify and of the terms and conditions of the Deed; (ii) extend and / or postpone the time for performance of the obligations of the [Successful Bidder/ LOI Holder]⁴⁵ under the

³⁷ Delete whichever is inapplicable.

³⁸ Delete whichever is inapplicable.

³⁹ Delete whichever is inapplicable.

⁴⁰ Delete whichever is inapplicable.

⁴¹ Delete whichever is inapplicable.

⁴² Delete whichever is inapplicable.

⁴³ Delete whichever is inapplicable.

⁴⁴ Delete whichever is inapplicable.

⁴⁵ Delete whichever is inapplicable.

Deed, or (iii) forbear or enforce any of the rights exercisable by the State against the [Successful Bidder/ LOI Holder]⁴⁶ under the terms and conditions of the Deed and the Bank shall not be relieved from its liability by reason of any such act or omission on the part of the State or any indulgence by the State to the [Successful Bidder/ LOI Holder]⁴⁷ or other thing whatsoever which under the law relating to sureties would, but for this provision, have the effect of relieving the Bank of its obligations under this Guarantee.

- 5. Any payment made hereunder shall be made free and clear of and without deduction for, or on account of, any present or future taxes, levies, imposts, duties, charges, fees, commissions, deductions or withholdings of any nature whatsoever.
- 6. The Bank agrees that State at its option shall be entitled to enforce this Guarantee against the Bank, as a principal debtor in the first instance without proceeding at the first instance against the [Successful Bidder/ LOI Holder]⁴⁸.
- 7. The Bank further agrees that the Guarantee herein contained shall remain in full force and effect during the period specified in the Deed and that it shall continue to be enforceable till all the obligations of the [Successful Bidder/ LOI Holder]⁴⁹ under or by virtue of the said Deed with respect to the financial assurance have been fully paid and its claims satisfied or discharged or till the State certifies that the terms and conditions of the Deed with respect to the financial assurance have been fully and properly carried out by the [Successful Bidder/ LOI Holder]⁵⁰ and accordingly discharges this Guarantee. Notwithstanding anything contained herein, unless a demand or claim under this Guarantee is made on the Bank in writing on or before the Expiry Date the Bank shall be discharged from all liability under this Guarantee thereafter.
- 8. The payment so made by the Bank under this Guarantee shall be a valid discharge of Bank's liability for payment thereunder and the State shall have no claim against the Bank for making such payment.
- 9. This Guarantee is subject to the laws of India. Any suit, action, or other proceedings arising out of this Guarantee or the subject matter hereof shall be subject to the exclusive jurisdiction of courts at the State of Gujarat.
- 10. The Bank has the power to issue this Guarantee in favour of the State. This Guarantee will not be discharged due to the change in the constitution of the Bank
- 11. The Bank undertakes not to revoke this Guarantee during its currency except with the previous consent of the State in writing.

⁴⁶ Delete whichever is inapplicable.

⁴⁷ Delete whichever is inapplicable.

⁴⁸ Delete whichever is inapplicable.

⁴⁹ Delete whichever is inapplicable.

⁵⁰ Delete whichever is inapplicable.

- 12. The State may, with prior intimation to the Bank, assign the right under this Guarantee to any other departments, ministries or any governmental agencies, which may act in the name of the [District Geologist/ District Assistant Geologist⁵¹ / Officer authorised by the Commissioner of Geology and Mining, Gujarat⁵²]. Save as provided in this Clause 12, this Guarantee shall not by assignable or transferable.
- 13. Notwithstanding anything contained herein,
 - a) the liability of the Bank under this Guarantee shall not exceed the Guarantee Amount; and
 - b) this Guarantee shall be valid up to the Expiry Date.
- 14. The Bank is liable to pay the Guaranteed Amount or any part thereof under this Guarantee only and only if the State serves upon the Bank a written claim or demand on or before the Expiry Date.

Dated the [day] day of [month] [year] for the Bank.

In witness whereof the Bank, through its authorised officer, has set its hand and seal.

(Signature)			
(Name and D	esigna	ntion)	
(Bank Seal)			

⁵¹ To be retained in case of minerals specified in Part A-I of Schedule III of the Rules.

⁵² To be retained in case of minerals specified in Part A-II or B of Schedule III of the Rules.

FORM W

NOTICE OF TEMPORARY DISCONTINUANCE OF MINE

(See rule 722(2) and 722(3))

To

1. Government of Gujarat

Gandhinagar - 382017

3. Concerned District Collector

2. The Commissioner Geology and Mining,

IMPORTANT

Notice shall reach the concerned authorities within seventy five days of temporary discontinuance of work in the mine. If the discontinuance is due to natural calamity beyond the control of the lessee or Government Orders, this notice shall be sent within fifteen days of such discontinuance.

- 2. Name of the mine:

1. Name of the mineral:

- 3. Name and address of the Lessee:
- 4. Particulars of Quarry Lease (QL):
 - Date of Registration: (i)

(ii)	Period:	Years, from	to	
(iii)	Area under lease:		hectares.	

- 5. Location of Mine
 - (i) Village:
 - (ii) Post Office:
 - (iii) Taluka:
 - (iv) District:
- 6. Name and address of Agent:
- 7. Name and address of Mining Engineer:
- 8. Date of temporary discontinuance:
- 9. Reasons for temporary discontinuance: [Please tick whichever is applicable]

- (i) Lack of demand
- (ii) Non-availability of labour
- (iii) Rains
- (iv) Transport bottleneck
- (v) Strike/Lockout
- (vi) Operations becoming un-economic
- (vii) Other reasons (specify)
- 10. Probable date of re-opening of the mine:

Place:

Date:

Signature

Name in full:

Designation:

(Lessee)

By order and in the name of Governor of Gujarat,

(D.G.Chaudhari)

Deputy Secretary to Government.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 12th May, 2017.

WAQF ACT, 1995.

NO GK/34/2017/Wakf/102014/11/E: In exercise of the powers conferred by sub-section (4) of section 83 of the Waqf Act, 1995 (43 of 1995), the Government of Gujarat hereby appoints Shri V. A. Darbar, Additional District Judge, Dahod as a Chairman of the Gujarat State Waqf Tribunal.

By order and in the name of the Governor of Gujarat,

P. M. UNADKAT,
Deputy Secretary to Government.

IV-A-Ex.-71-1

71-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 15th May, 2017.

NO.G/L/7/APG/102017/281657/CHH.1:- In exercise of the power conferred by section 49 of the Rights of Persons with Disabilities Act, 2016 (No.49 of 2016) the Government of Gujarat hereby appoints the Director of Social Defence stationed at Gandhinagar, and working under Social Justice and Empowerment Department as the competent authority for the purpose of the Chapter IX Registration of institutions for persons with disabilities and grants to such institutions of the Act.

By	order	and	in	the	name	of the	Governor	of	Guiarat.
Dy	OLGOI	and	111	LIIC	Halife	OI tile	GOVEINOI	O1	Cajaran

J.V.DESAI,
Deputy Secretary to Government.

IV-A-Ex.-72

72-1

Government Central Press, Gandhinagar.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

EDUCATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 1st June, 2017.

CONSTITUTION OF INDIA.

NO.GH/SH/36/BRT/142014/1985/L : - In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of the Gujarat Education Service, Class II (Administrative Branch) under the Commissionerate of Schools, Mid-day-Meals, Gujarat State, namely:-

- 1. These Rules may be called Gujarat Education Service, Class II (Administrative Branch) under the Commissionerate of Schools, Mid-day-Meals, Recruitment Rules, 2017.
- 2. Appointment to the post of Gujarat Education Service, Class II (Administrative Branch) under the Commissionerate of Schools, Mid-day-Meals, Gujarat State, shall be made either;-
 - (A) (a) by promotion of a person of proved merit and efficiency from amongst the persons who,
 - (i) have worked for not less than seven years as an Assistant Teacher Class III in the Government Higher Secondary Schools or have worked for not less than nine years as an Assistant Teacher Class III in the Government Secondary School in the subordinate service of Commissionerate of Schools and Mid-Day-Meals, Gujarat state;
 - (ii) have passed the departmental examination as may be prescribed by the Government;
 - (iii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006:
 - (iv) Provided that the promotion from the post of Assistant Teacher Class III in the Government Higher Secondary School, and Assistant Teacher Class III in the Government Secondary School shall be made in the ratio of 3:2:

Provided further that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

- (b) by promotion on the basis of the result of the special competitive examination of a person of proved merit and efficiency from amongst the persons who -
 - (i) have worked for not less than five years as an Assistant Teacher Class III in the Government Higher Secondary Schools or seven years as an Assistant Teacher Class III in the Government Secondary Schools in the subordinate service of the commissionerate of school and Mid-day-Meals, Gujarat State;
 - (ii) possess a bachelor's degree in Arts, Science or Commerce obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as University under section 3 of the University Grants Commission Act, 1956 or possess an equivalent qualification recognised as such by the Government and a degree in teaching or education obtained from any of the Universities established or incorporated by or under the Central or a State Act in India or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956;
 - (iii) have passed the prescribed departmental examination for promotion to the post of Gujarat Education Service, Class II (Administrative Branch) under the Commissionerate of schools and Mid-day-Meals, Gujarat State;
 - (iv) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules 2006; and
 - (v) have passed the special competitive examination in accordance with the rules prescribed by the Government; or
 - (B) by direct selection, or
 - (C) by transfer on deputation basis from amongst the persons working as a Taluka Primary Education Officer in the cadre of Gujarat Education Service Class II.
- 3. To be eligible for appointment by direct selection to the post mentioned in clause (B) of rule 2, a candidate shall-
 - (a) not be more than 42 years of age:

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that nothing contained in clause (b) of sub-rule (9) of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned; or

- (b)(i) possess a bachelor's degree in Arts, Science or Commerce obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956, and
- (ii) a degree in teaching or education obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational

institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956;

- (c) possess the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;
- (d) have at least five years combined or separate experience in teaching and / or administration in the field of education in the Government or Local bodies or University or private or public sector self financed educational organisation or educational institution on the post which can be considered equivalent to the post of Assistant Teacher, Class III, in the Government Higher Secondary School or Assistant Teacher, Class III, in the Government Secondary School or Kelavani Nirikshak or Extention Officer (Education) or Additional District Education Inspector or Head Teacher in Primary Education Service after obtaining the degree in teaching or education as prescribed under sub-clause (ii) of clause (b) of rule 3.
- (e) possess adequate knowledge of Gujarati or Hindi or both.
- 4. (a) The appointments by promotion and direct selection under clause (A) and (B) of rule 2 shall be made in the ratio of 1:1, respectively.
 - (b) The appointments by promotion and promotion on the basis of the result of special competitive examination under sub-clauses (a) and (b) of clause A of rule 2 shall be made in the ratio of 1:1, respectively.
- 5. The candidate appointed by direct selection shall be on probation for a period of two years.
- 6. The candidate appointed by direct selection shall, during his probation period require to undergo pre-service training and pass the post-training examination in accordance with the provisions of the Gazetted Officer's Pre-service Training and Examination Rules, 1970.
- 7. The candidate appointed by direct selection shall, during his probation period, require to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 8. The candidate appointed by direct selection shall require to pass an examination in Gujarati or Hindi or both in accordance with the rules prescribed by the Government.
- 9. The candidate appointed either by direct selection or by promotion shall have to undergo such training and pass such examination as may be prescribed by Government.
- 10. The selected candidate shall be required to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government

By order and in the name of the Governor of Gujarat,

J.M.MISHAN,

Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 29th May, 2017.

CODE OF CRIMINAL PROCEDURE.

NO.GK/38/2017/OLA/1080/2484/D(PART II):- In exercise of the powers conferred by section 272 of the Code of Criminal Procedure, 1973 (Act 2 of 1974), (herein after referred to as the said code), the Government of Gujarat, hereby determine Gujarati and English to be the languages of the Court of Sessions for the purpose of writing judgments and order under the said Code for the period from 01/07/2017 to 30/06/2019.

By order and in the name of the Governor of Gujarat,

H. H. VARMA,

Under Secretary to Government.



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The Gujarat Government Gazette

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

વન અને પર્ચાવરણ વિભાગ

અહિરનામું

સચિવાલય,ગાંઘીનગર, તા.૦૫/૦૬/૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ,૧૯૭૨. ક્રમાંકઃવપસ–૨૦૧૭–૭–૬બલ્યુએલપી–૧૦૧૧–૪૯૨–૬બલ્યુ. – સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬/૦૭/૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન/૨૦૦૬/૧૧/ડબલ્યુએલપી/૨૦૨૦૦૫/૩૫૯/ગ (૧) (૧૬૬૨)
- (૨) તા.૧૫/૦૧/૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન/૨૦૦૭/૧/ડબલ્યુએલપી/૨૦૨૦૦૫/૩૫૯/ગ (૧) (૧૬૬૨)
- (૩) તા.૧૮/૦૫/૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન/૨૦૦૭/૨૭/ડબલ્યુએલપી/૨૦૨૦૦૫/૩૫૯/ગ(૧)
- (૪) તા.૨૭/૦૧/૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન/૨૦૦૯/૮/ડબલ્યુએલપી/૧૦૨૦૦૯/એસએફ–૪૯/ડબલ્યુ
- (૫) તા.૨૭/૦૧/૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન/૨૦૦૯/૬/ડબલ્યુએલપી/૧૦૨૦૦૯/ એસએફ-૪૯/ડબલ્યુ
- (૬) તા.૨૭/૦૧/૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન/૨૦૦૯/૭/ડબલ્યુએલપી/૧૦૨૦૦૯/ એસએફ-૪૯/ડબલ્યુ
- (૭) તા.૧૫/૦૪/૨૦૧૧ના જાહેરનામાં ક્રમાંકઃ વપસ/૨૦૧૧/૯/ડબલ્યુએલપી/૧૦૧૧/૪૯૨/ડબલ્યુ
- (૮) તા.૧૫/૧૨/૨૦૧૧ના જાહેરનામાં ક્રમાંકઃ ગવન/૨૦૧૧/૨૪/વપસ/૧૦૧૧/ એસએક-૮૬/ડબલ્યુ
- (૯) તા.૨૩/૦૯/૨૦૧૩ના જાહેરનામાં ક્રમાંકઃ વપસ/૨૦૧૩/૨૫/ ડબલ્યુએલપી/૧૦૧૧/૪૯૨/ડબલ્યુ
- (૧૦) તા.૩૦/૦૫/૨૦૧૫ના જાહેરનામાં ક્રમાંકઃ વપસ/૨૦૧૫/૮/ ડબલ્યુએલપી/૧૦૧૧/૪૯૨/ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૨૭/૦૩/૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ/૨૬.૧/અ/૨૯૦૦૭/૨૦૧૭

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્રારા વ્યાપક પ્રમાણમાં નુકસાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ–૧૯૭૨ (સુધારેલ–૨૦૦૨) ની કલમ–૪ પેટા કલમ ૧ (બીબી) હેઠળ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧)માં દર્શવિલ તા.૦૬/૦૭/૨૦૦૬ના જાહેરનામાં તથા સંદર્ભ(૧)(૨)માં દર્શાવેલ તા.૧૫/૦૧/૨૦૦૭ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓના તે જાહેરનામા સાથેની અનુસુચિમાં દર્શાવેલ, અનુક્રમે ૧૩૧૯ અને ૨૨૬ ગામો મળીને કુલ ૧૫૪૫ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૩૧/૦૩/૨૦૦૭ સુધી નિયુકતી કરવામાં આવેલ. તેમજ સંદર્ભ(૧)(૫) માં દર્શાવેલ તા.૨૭/૦૧/૨૦૦૯ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓના તે જાહેરનામા સાથેની અનુસૂચિમાં દર્શાવેલ ૧૬૮૨ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે અને સંદર્ભ(૧)(૬) માં દર્શાવેલ તા.૨૭/૦૧/૨૦૦૯ ના અન્ય જાહેરનામાથી, તેમાં દર્શાવેલ બનાસકાંદા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૭૨૮્ટ્રારશ્રીની "માનદ વન્યપ્રાણી સંરક્ષક" તરીકે તા.૩૧/૦૩/૨૦૧૧ સુધીના સમય માટે નિયુકતી કરવામાં આવેલ. ત્યારબાદ સંદર્ભ(૧)(૮) માં દર્શાવેલ તા.૧૫/૧૨/૨૦૧૧ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓના તે જાહેરનામા સાથેની અનુસૂચિમાં દર્શાવેલ ૨૪૭ ગામોના સરપંચશ્રીઓને જે તે ગામ માટે "માનદ વન્યપ્રાણી સંરક્ષક" તરીકે તા.૩૧/૦૩/૨૦૧૩ સુધી નિયુકતી કરવામાં આવેલ.

ઉપર મુજબ વિવિદ્ય જિલા हेઠળના કુલ મળીને ૩૪૭૪ ગામોના સરપંચશ્રીઓને જે તે ગામ માટે "માનદ વન્યપ્રાણી સંરક્ષક" તરીકે કરાચેલ નિમણૂકની મુદત તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨જીસ્ટ્રાસ્ત્રીની "માનદ વન્યપ્રાણી સંરક્ષક" તરીકે કરાચેલ નિમણુકની મુદત પૂરી થતા, વખતોવખત તે વધારવામાં આવેલ છે અને છેલે સંદર્ભ-(૧)(૧૦)માં દર્શાવેલ તા.૩૦/૦૫/૨૦૧૫ના જાહેરનામાથી, તેમની આ નિમણૂકની મુદત તા.૩૧/૦૩/૨૦૧૭ સુઘી અથવા સરકારશ્રી ઈચ્છે–તે બે પૈકી જે વહેલું હોય તેટલા સમય સુઘી વધારવામાં આવેલ છે. અત્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્યના સંદર્ભ (૨)માં દર્શાવેલ તા.૨૭/૦૩/૨૦૧૭ના પત્રથી, હવે આ મુદત તા.૦૧/૦૪/૨૦૧૭ થી, સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુઘી વધારવાની દરખાસ્ત કરાચેલ છે.

ર. અત્ર મુખ્ય વન સંરક્ષકશ્રી(વન્ય પ્રાણી), ગુજરાત રાજ્યની સદરંદુ દરખાસ્ત પરત્વે વિચારણાના અંતે, વન અને પર્યાવરણ વિભાગના ઉપર ફકરા—૧માં ઉદ્દેખ કર્યા મુજબના વિવિધ જાહેરનામાઓથી, તે જાહેરનામા સાથેની અનુસૂચિમાં દર્શાવેલ કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓની અને બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨જીસ્ટ્રારશ્રીની ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે કરાયેલ નિમણૂંકની મુદત, હવે તા.૦૧/૦૪/૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી વધારવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપસચિવ.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 06/06/2017

CONSUMER PROTECTION ACT, 1986

No.GTH/2017/16/CPA/102017/92196 D: In exercise of the powers conferred by clause (a) of section 9 read with sub-section (1) (a), 1 (A) and (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat appoints following members to District Consumer Disputes Redressal Forum.

Sr.	Name Of Member	Place of Appointment and Head Quarter (District Consumer Redressal Forum)	Remarks
(1)	(2)	(3)	(4)
1	Mrs. Nayana P. Patadiya	Ahmedabad (Rural)	Second term
2	Mrs. Ami D.Joshi	Ahmedabad (Rural)	
3	Mr. Harshvardhan J.Dholakiya	Ahmedabad	
4	Mrs. Kadambari S.Nanavati	Ahmedabad (ADDL)	Second term up to 05/08/2018 (Completing 65 years)
5	Mrs. Manjulaben D. Nirmal	Vadodara (ADDL)	Second term up to 17/08/2020 (Completing 65 years)
6	Mrs. Shobhanaben D.Trivedi	Kheda	Second term
7	Mrs. Vaishali B.Verma	Navsari	
8	Mrs. Kavitaben V.Modi	Bharuch	Second term
9	Mr. Arunkumar P.Joshi	Rajkot (ADDL)	Up to 10/01/2022 (Completing 65 years)

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Terms and conditions for the above appointment is as below:-

- (1) The terms and conditions shall be applicable as decided in the G.R. No: CPA/ 1098/2860/D, dated 30/11/2004. G.R. NO: CPA/1098/2860/D, dated 15/2/ 2006 and 7/8/ 2006 and Notification No: GTH/2014/38/CPA/102013/480323/D dated 1/12/2014 issued by the State Government.
- (2) In case the candidate recommended for appointment is an advocate, then he/she should invariably deposit the 'Sanad' with the Bar Council and the same will lie deposited with the Bar Council so long as the candidate holds the post of the Member of the District Forum.
- (3) He/She should perform his/her duties as Member of the Forum efficiently, honestly and with full ability and integrity.
- (4) He/She shall work full time in the Forum only.
- (5) If the performance of a member is found to be poor/unsatisfactory, the appointment shall be liable for termination.
- (6) The appointment of Members of the District Fora shall be for a period of 5 years or till the age of 65 years, whichever is earlier.

By order and in the name of the Governor of Gujarat.

B. G. JHA, Under Secratary to Govt.

District: Ahmedabad

Extra No. 77

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th June, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

No. GVN-2017(08)/JJM/16-01/16/GSF-01-F.-- In exercise of the powers conferred by section (4) and (17) of thS Indian Forest Act. 1927 (XVI OF 1927), in its application to the state of Gujarat, (hereinafter referred to as "The said act") the Government of Gujarat hereby:

- 1. (a) Declares that it has been decided to constitute the land in the village of Kukvav in Detroj Taluka of Ahmedabad District specified in the schedule appended here to "under section-4".
 - (b) Forest settlement officer, Junagadh who is referred as "Forest Settlement Officer' hereafter to be the officer for the purpose of clause (c) of Sub-Section (i) of section-4 and,
- 2. Appoints the Collector, Ahmedabad District at Ahmedabad to hear the appeals from any Orders passed by the said Forests settlement officer under section 11, 12, 15 and 16 of the said Act.

SCHEDULE

Taluka: Detroj

Sr. No. Name of the Village

1 2 3 Boundaries

5 Boundaries

1 Kukvav 177/3 0.5362 North: S. No.176,169
East: S. No.177/p Land and S. No.178,179
South: S.No.181,150
West: S.No.175

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Sr. No.	Name of the Village	Survey No.	Area in Hectors	Boundaries
1	2	3		5
2	Kukvav	178	0.8397	North: S. No. 169 East: S.No.179 and Sim of Bhoyni South: S.No. 179 West: S. No. 177
3	Kukvav	184/1	1.2748	North: S. No. 179 and 180 East: S. No. 185 and 186 South: S. No. 182,183 and 186 West: S. No. 181

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH, Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬કી જૂન, ૨૦૧૭.

ક્રમાંક : ગવન-૨૦૧૭-(૦૮)-જજમ-૧૬-૦૧-૧૬-જીએસએફ-૦૧-એફ.— સને ૧૯૨૭ના ભારતના જંગલો બાબત (સને ૧૯૨૭ના ૧૬માં) અધિનિયમ અન્વયે ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી, સને ૧૯૨૭ના ભારતના જંગલો બાબત (સને ૧૯૨૭ના ૧૬માં) અધિનિયમ જેનો આમાં હવે પછી ''ઉક્ત અધિનિયમ'' તરીકે ઉલ્લેખ કર્યો છે તેની કલમો (૪) અને (૧૭)ની રૂએ મળેલા અધિકારો અન્વયે ગુજરાત સરકાર આથી…

- (અ) જાહેર કરે છે કે, આ સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલ અમદાવાદ જિલ્લાના, દેત્રોજ તાલુકાના મોજે કુકવાવ ગામની જમીનને ''કલમ-૪'' હેઠળ જાહેર કરવાનું નક્કી કરવામાં આવ્યું છે, અને...
 - (બ) જંગલ નિયામક અધિકારી (ફોરેસ્ટ સેટલમેન્ટ ઓફિસર) જુનાગઢને જેનો આમાં હવે પછી ઉક્ત ''ફોરેસ્ટ સેટલમેન્ટ ઓફિસર'' તરીકે ઉલ્લેખ કર્યો છે તેને કલમ (૪)ની પેટા કલમ-(૧) ની કલમ-(ક) ના હેતુઓ સારું અધિકારી તરીકે નિયુક્ત કરવામાં આવે છે.
- ઉક્ત અધિનિયમની કલમો-૧૧,૧૨,૧૫ અને ૧૬ અન્વયે ઉક્ત ફોરેસ્ટ સેટલમેન્ટ ઓફિસરે પસાર કરેલ કોઈપણ આદેશો પર અપીલ સાંભળવા કલેક્ટરશ્રી, અમદાવાદ જીલ્લા કલેક્ટરશ્રીને નિયુક્ત કરવામાં આવે છે.

અનુસૂચિ

તાલુકો : દેત્રોજ

જિલ્લો : અમદાવાદ

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્તાર હે.	ચતુઃસીમા
٩	٠ - 5	3		ય
q	કુકવાવ	૧૭૭/૩	૦.૫૩૬૨	ઉત્તર : સ.નં. ૧૭૬ અને ૧૬૯ પૂર્વ : સ.નં. ૧૭૭ પૈકીની જમીન તથા સ.નં. ૧૭૮ અને સ.નં. ૧૭૯ દક્ષિણ : સર્વે નં. ૧૮૦ અને ૧૫૦ પશ્ચિમ : સર્વે નં. ૧૭૫

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્તાર હે.	ચતુઃસીમા
9	٤ .	3		ų
5	કુકવાવ	9.92	0.2369	ઉત્તર: સ.નં. ૧૬૯ પૂર્વ: સ.નં. ૧૭૯ અને ભોંયણીનો સીમાડો દક્ષિણ: સર્વે નં. ૧૭૯ પશ્ચિમ: સર્વે નં. ૧૭૭
3	કુકવાવ	928/9	૧.૨૭૪૮	ઉત્તર: સ.નં. ૧૭૯ અને ૧૮૦ પૂર્વ: સ.નં. ૧૮૫ અને ૧૮૬ દક્ષિણ: સર્વે નં. ૧૮૨, ૧૮૩ અને ૧૮૬ પશ્ચિ <i>મ: સર્વે</i> નં. ૧૮૧

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે, મનીષ સી. શાહ, સરકારના ઉપસચિવ.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th June, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

GVN-2017/(09)/JJM/15-03/16/GSF-02-F. In Exercise of the Powers conferred by the Section-20 of the Indian Forest Act, 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and environment department notification No:-GVN/79/JJM/1291/95/K- dated: 25/07/2000 Published in Gujarat Government Gazette part: IV-A of dated: 27/07/2000 on Pages 169/1 to 169/4 declare the land in Rajkot taluka of Rajkot district specified in the schedule here under appended, to be "RESERVE FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Rajkot

Sr. Name of Survey AREA Boundaries No. the area A.G. No. H.A. 1 2 3 210.14 85.12.61 Beti 51 North: S. No.110 Travers Rampara East: Beti River South: S. No. 110 Travers West: S. No. 40, 41, 42, 43, 44, 52/1 210.14 85.12.61 TOTAL

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH, Under Secretary to Government.

District: Rajkot

IV-A Ex.-78

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ક્રી જૂન, ૨૦૧૭.

ક્રમાંક : ગવન-૨૦૧૭-(૦૯)-જજમ-૧૫-૦૩-૧૬-જીએસએફ-૦૨-એફ.— ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી, સને ૧૯૨૭ના ભારતના જંગલો બાબતોના (સને ૧૯૨૭ના ૧૬માં) અધિનિયમની કલમ-૨૦ થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્યપત્ર ભાગ-૪/એ ની તા. ૨૭-૦૭-૨૦૦૦ના પાના નં. ૧૬૯/૧ થી ૧૬૯/૪ ઉપર પ્રસિધ્ધ કરેલી તા. ૨૫-૦૭-૨૦૦૦ ના વન અને પર્યાવરણ વિભાગની અધિસૂચના ક્રમાંક : ગવન/૭૯/૪જમ/૧૨૯૧/૯૫/ક ના અનુસંધાનમાં આ સાથે જોડેલી અનુસૂચિત નિર્દિષ્ટ કરેલ રાજકોટ જિલ્લાના રાજકોટ તાલુકાની જમીનને આ અધિસૂચના પ્રસિધ્ધ થયાની તારીખથી 'અનામત જંગલ' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો : રાજકોટ

જિલ્લો : રાજકોટ

અ.	ગામનું નામ	સર્વે	ક્ષેત્રફળ		ચર્તુસીમા
નં.		હેક્ટર			
૧	5	3		४	ų
૧	બેટી રામપર	૫૧	२१०.१४	૮૫.૧૨.૬૧	ઉત્તર : સર્વે નં. ૧૧૦ ટ્રાવર્સ પૂર્વ : બેટી નદી દક્ષિણ: સર્વે નં. ૧૧૦ ટ્રાવર્સ પશ્ચિમ: ૪૦, ૪૧, ૪૨, ૪૩, ૪૪, ૫૨/૧
		કુલ	290.98	८५.१२.६१	

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ. Extra No. 79





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PART IV-A

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FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th June, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

TOTAL

38.35

GVN-2017/(10)/JJM/15-02/17-GSF-05-F. In Exercise of the Powers conferred by the Section-20 of the Indian Forest Act, 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and environment department notification No:-GVN/1999/(103)/JJM/1098-1953-K dated: 17/06/1999 Published in Gujarat Government Gazette part: 4/A of dated:- 17.06.1999 on Pages 189/1 to 189/5 declare the land in Jamnagar taluka of Jamnagar district specified in the schedule here under appended, to be "RESERVED FOREST' with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Jamnagar

Sr.	Name of	Survey	AREA		Boundaries
No.	the area	No.	A.G.	H.A.	
1	2	3		4	5
1	Konza	21	38.35	15.73.22	North: S. No. 15, 20 East: Boundary of Village Sumari South: Boundary of Village Chandraga West: S. No. 22, 24/3, 24/2, 13 and 14/2

15.73.22

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH, Under Secretary to Government.

District: Jamnagar

IV-A Ex.-79

વન અને પર્યાવરણ વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬કી જૂન, ૨૦૧૭.

ક્રમાંક: ગવન-૨૦૧૭-(૧૦)-જજમ-૧૫-૦૨-૧૭-જીએસએફ-૦૫-એફ.— ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી, સને ૧૯૨૭ના ભારતના જંગલો બાબતના (સને ૧૯૨૭ના ૧૬માં) અધિનિયમની કલમ-૨૦ થી મળેલ અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્યપત્ર ભાગ-૪/એ ની તા. ૧૭-૦૬-૧૯૯૯ના પાના નં. ૧૮૯/૧ થી ૧૮૯/૫ ઉપર પ્રસિધ્ધ કરેલી તા. ૧૭-૦૬-૧૯૯૯ ના વન અને પર્યાવરણ વિભાગની અધિસૂચના ક્રમાંક: ગવન/૧૯૯૯-(૧૦૩)/જજમ/૧૦૯૮/૧૯૫૩/ક ના અનુસંધાનમાં આ સાથે જોડેલી અનુસૂચિત નિર્દિષ્ટ કરેલ જામનગર જિલ્લાના જામનગર તાલુકાની જમીનને આ અધિસૂચના પ્રસિધ્ધ થયાની તારીખથી 'અનામત જંગલ' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો : જામનગર

જિલ્લો : જામનગર

અ. ગામનું સર્વે		સર્વે નંબર	क्षेत	ત્રફળ	ચર્તુઃસીમા	
નં.	નામ	98 mi	એકર ગૂંઠા	કેક્ટર		
٩	5	3		8	ય	
q	કોંઝા	૨૧	૩૮.૩૫	૧૫.૭૩.૨૨	ઉત્તર : સર્વે નં. ૧૫, ૨૦ પૂર્વ : મોજે. સુમરીનો સીમાડો દક્ષિણ : મોજે. ચંદ્રગાનો સીમાડો પશ્ચિમ: સ.નં. ૨૨, ૨૪, ૨૪/૩, ૨૪/૨, ૧૩, ૧૪/૨	
		કુલ	૩૮.૩૫	૧૫.૭૩.૨૨		

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ. Extra No. 80





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PART IV-A

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FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th June, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

GVN-2017/(11)JJM/15-01/17-GSF-06-F.- In Exercise of the Powers conferred by the Section-20 of the Indian Forest Act, 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and environment department notification No:-GVN/1999/(103)/JJM/1098-1953-K dated: 17/06/1999 Published in Gujarat Government Gazette part: 4/A of dated:- 17.06.1999 on Pages 189/1 to 189/5 declare the land in Jamnagar taluka of Jamnagar district specified in the schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Jamnagar

Sr. Name of		Survey	A	REA	Boundaries
No. the area	No.	A.G.	H.A.	2 8	
1	2	3		4	5
1	Dhudsiya	233	54.00	21.85.32	North: S. No. 689 East: S. No. 232, 231, 234 South: Boundary of Village Khandhera West: Boundary of Village Khandhera
		TOTAL	54.00	21.85.32	

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH, Under Secretary to Government.

District: Jamnagar

IV-A Ex.-80

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વન અને પર્યાવરણ વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, દકી જૂન, ૨૦૧૭.

ક્રમાંક: ગવન-૨૦૧૭-(૧૧)-જજમ-૧૫-૦૧-૧૭-જીએસએફ-૦૬-એફ.— ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી, સને ૧૯૨૭ના ભારતના જંગલો બાબતના (સને ૧૯૨૭ના ૧૬માં) અધિનિયમની કલમ-૨૦ થી મળેલ અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્યપત્ર ભાગ-૪/એ ની તા. ૧૭-૦૬-૧૯૯૯ના પાના નં. ૧૮૯/૧ થી ૧૮૯/૫ ઉપર પ્રસિધ્ધ કરેલી તા. ૧૭-૦૬-૧૯૯૯ ના વન અને પર્યાવરણ વિભાગની અધિસૂચના ક્રમાંક: ગવન/૧૯૯૯-(૧૦૩)/જજમ/૧૦૯૮/૧૯૫૩/ક ના અનુસંધાનમાં આ સાથે જોડેલી અનુસૂચિત નિર્દિષ્ટ કરેલ જામનગર જિલ્લાના જામનગર તાલુકાની જમીનને આ અધિસૂચના પ્રસિધ્ધ થયાની તારીખથી 'અનામત જંગલ' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો : જામનગર

જિલ્લો : જામનગર

અ. નં.	ગામનું	સર્વે નંબર	क्षेत्रइण		ચતુઃસીમા	
	નામ		એકર ગૂંઠા	હેક્ટર		
٩	2	3		8	1000 000 000 000 000	
q	ધુડશીયા	533	૫૪.૦૦	૨૧.૮૫.૩૨	ઉત્તર : સર્વે નં. ૬૮૯ પૂર્વ : સ. નં. ૨૩૨, ૨૩૧, ૨૩૪ દક્ષિણ : મોજે. ખંઢેરાનો સીમાડો પશ્ચિમઃ મોજે. ખંઢેરાનો સીમાડો	
		કુલ	५४.००	૨૧.૮૫.૩૨		

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ.





EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LVIII]

MONDAY, JUNE 12, 2017/JYAISTHA 22, 1939

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FINANCE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 12th June, 2017.

Price chits and Money Circulation Schemes (Banning) Act, 1978.

No. (GHN-22) MIS-102016-1049-N, Dated 12-06-2017:- In exercise of the powers conferred by sub-section (1) of section 13 of the Prize Chits and Money Circulation Schemes (Banning) Act,1978 (Act No. 43 of 1978), the Government of Gujarat hereby makes the following rules in consultation with Reserve Bank of India for the purpose of carrying out the provisions of the Act, namely:-

- 1. Short title and commencement.-
 - 1. These rules may be called the Prize Chits and Money Circulation Schemes (Banning) (Gujarat) Rules, 2017.
 - 2. They shall come into force on the date of their publication in the *Official Gazette*.
- 2. **Definitions.-** (1) In these rules, unless the context otherwise requires-
 - (a) "Act" means the Prize Chits and Money Circulation Schemes (Banning) Act,1978 (Act No. 43 of 1978);
 - (b) "Competent Authority" means the authority notified by the State Government for winding up of the business entities indulging in money circulation schemes and perform other tasks as assigned by the State Government in order to implement the Act;
 - (c) "Compensation plan" means plans whether explicitly stated or not, but put in practice by the business entities for distribution of benefits to the subscribers;
 - (d) "Downline Subscriber" means a subscriber who is at a lower level in the pyramid;
 - (e) "Enrolment" "means a subscriber enrolling one or more subscribers;

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- (f) "Governor" means the person appointed by the President under Article 155 of the Constitution of India;
- (g) "Nodal Police Authority" means police authority in the state notified by the State Government and entrusted with the responsibility of collecting, collating and sharing information with other states, Central Government, Reserve Bank of India and other regarding money circulation schemes;
- (h) "Promoter" means a person conducting a prize chit or money circulation scheme and desiring to continue such schemes [pursuant to sub section (1) of Section 12 for winding up the business relating to such chit or schemes]. It also includes persons who directly or indirectly connected with the operations of such schemes eventhough they may not be on record acting as promoter of such schemes;
- (i) "Pyramid' means a multi-layered network of subscribers to scheme formed by subscribers one or more subscribers in order to receive any benefits, directly or indirectly, as a result of enrolment action or performance of additional subscribers to the scheme. The subscribers enrolling further subscribers occupy higher position and the enrolled subscribers lower position thus, with successive enrolments, they form multi-layered network of subscribers;
- (j) "Schedule" means the Schedule to these rules;
- (k) "Schemes" means a money circulation scheme or as the case may be, a prize chit as defined in the clauses (c) and (e) respectively of Section 2;
- (l) "Section" means a section of the Act;
- (m) "Subscriber" means a subscriber to a prized chit or money circulation scheme;
- (n) "Upline Subscriber" means subscriber who is at a higher level in the pyramid;
- (2) words and expressions used in these rules but not defined shall have the meaning respectively assigned to them in the act.
- 3. No individual or Company or firm or business association, in any form, shall promote, run or participate in the money circulation scheme including a disguised money circulation scheme as defined in clause (1) of rules 2.
 - **Explanation** To Promote, Run, or Participate means to give on rent or otherwise any premises, place or any accommodation for promotional activities of the scheme.
- 4. No individual or Company or firm or business association, in any form, shall run a scheme with a compensation plan in which the subscribers have to enrol one or more subscribers to become entitled to certain benefits, directly or indirectly, as a result of enrolment action or performance of additional subscribers.
- 5. No individual or Company or firm or business association, in any form, shall run a scheme that induces enrolment of new members by offering benefits or commission, by whatever name called, to upline members in the pyramid out the action or performance like sale or purported sale of goods or services by the downline members.
- 6. No individual or company or firm or business association, in any form, shall run a scheme with a compensation plan which envisages receipt of deposits or entry fee or periodical subscription and gives incentive to subscribers out of these funds for enrolment of new subscribers.
- 7. The Nodal Police Authority in a State shall be responsible for co ordinating with the other State Government, the Central Government and the agencies concerned under such Government and the Reserve Bank of India and shall also be responsible for furnishing the

p.:

information to the Reserve Bank of India in the format and periodicity as decided by the State Government in consultation with the Reserve Bank of India.

Explanation – It is clarified that this does not debar the investigating agencies from interacting with other State Government and other agencies for the purpose of investigation.

- 8. The Competent Authority shall be responsible for taking all necessary action in connection with the winding up companies/firms/business association in any form indulging in money circulation schemes including disguised money circulation schemes.
- 9. The promoters of money circulation schemes shall be personally liable even if such schemes are run by the companies registered under the Companies Act, 2013 or other business entities carrying liability.
- 10. On a report received from the investigating officer and on being satisfied that *prima facie* evidence exists that a money circulation scheme including disguised money circulation scheme is being operated, an officer not below the rank of Superintendent of Police or other officers as notified by the State Government in this regard, may order sealing of the business premises and offices connected with such schemes, suspend operation of the bank accounts connected with such schemes by giving notice to the concerned bank authority in this regard and take such other action as is required for closure of business operation pertaining to such schemes.
- On conclusion of the investigation, if adequate evidence exists that a money circulation scheme is being run by a company or firm or business association in any form, the investing officer, apart from prosecuting the case under the Act shall forward a report giving details of the evidence collected during the investigation through the Superintendent of Police concerned to the Competent Authority in the State as defined under clause (b) of rule 2. The Competent Authority shall take action for winding up the businesses in cases where the power to initiate winding up the business entity is vested in the State Government. In the case of companies and other business entities where such a power is vested in the Central Government, the Competent Authority shall forward a report with its recommendation to the concerned Ministry in the Central Government for initiating action for winding up of the same.
- 12.1 That the nodal police authority notified by the State Government shall develop a special mechanism to register/receive any complaint or grievance directly from any subscriber for an appropriate and prompt action in this regard through the concerned Superintendent of Police of respective district.
- 12.2 That every investigating officer in this behalf shall forward weekly progress report of investigation in connection with the offence in this regard to nodal police authority for further effective action by the nodal police authority.
- 12.3 That the nodal police authority and the competent authority shall have power to direct the concerned police station to register complaint against the Company/Business entities indulging in such activities, on the basis of complaint received by them directly from the subscribers, victim of the scam or any person.

By order and in the name of the Governor of Gujarat,

SANJEEV KUMAR Secretary to Government.





EXTRAORDINARY

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MONDAY, JUNE 12, 2017/JYAISTHA 22, 1939

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 05th June, 2017.

Constitution of India.

No.GK/39/2017/JSR/1982/994/D(part-III):- In exercise of the powers conferred by the proviso to article 309 read with article 234 of the Constitution of India, the Governor of Gujarat after consultation with the High Court of Gujarat, hereby makes the following rules further to amend the Gujarat State Judicial Service Rules, 2005, namely:-

- 1. These rules may be called the Gujarat State Judicial Service (Amendment Rules, 2017).
- 2. In the Gujarat State Judicial Service Rules, 2005 (hereinafter referred to as "the said rules"), in rule 5, in sub-rule (2), in clause(b), the explanation shall be deleted.
- 3. In the said rules in rule 7, in sub-rule(2), for clause(b), the following shall be substituted, namely:-
 - "(b) must be practicing as an Advocate in Courts of Civil and/or Criminal Jurisdiction on the last date fixed for receipt of application; or must be working in the Courts or other allied Departments on the last date fixed for receipt of application."

By order and in the name of the Governor of Gujarat.

H.H.VARMA,

Under Secratary to Government.

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EXTRAORDINARY

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TUESDAY, JUNE 13, 2017/JYAISTHA 23, 1939

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

Energy and Petrochemicals Department NOTIFICATION

Sachivalaya, Gandhinagar, 13th June, 2017.

Constitution Of India

No: GU/2017/(52)/BRT/12-2016/314/E: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to post of Assessment Officer, Class I, in the General State Service, under the Collector of Electricity Duty, Gujarat State, namely:-

- 1. These rules may be called the Assessment Officer, Class I, under the Collector of Electricity Duty Recruitment Rules, 2017.
- 2. Appointment to the post of Assessment Officer, Class I, in the General State Service, under the Collector of Electricity Duty, Gujarat State, shall be made either,-
 - (a) by promotion of a person of proved merit and efficiency from amongst the persons, who,-
 - (i) have worked for not less than eight years in the cadre of Administrative Officer, Class II, in the General State Service under the Collector of Electricity Duty, Gujarat State;
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006:

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

(b) by direct selection.

- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall
 - (a) not be more than 40 years of age:

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

Provided further that nothing contained in clause (b) of sub-rule 9 of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned.

- (b) possess a second class bachelor's degree obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institutions recognized as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; or possess an equivalent qualification recognized by the Government, and
 - (i) have about five years experience on the post not below the rank of Senior Assistant Class III, in the subordinate service of the office of the Collector of Electricity Duty, or (ii) have about five years experience in the field of power tariff or power taxation or administration or accounts in the State Government, Central Government, Government undertaking Board, Corporation or Limited company established under the Companies Act, 2013 on the post which can be considered equivalent to the post of Senior Assistant, Class III, in the subordinate service of the Collector of Electricity Duty, Gujarat State, after obtaining the educational qualification as prescribed in clause (b) of this rule,
- (c) possess the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967; and
- (d) possess adequate knowledge of Gujarati or Hindi or both.
- 4. The candidate appointed by direct selection shall be on probation for a period of two years.
- 5. The candidate appointed by direct selection shall, during his probation period, undergo preservice training and pass the post training examination in accordance with the provisions of the Gazetted Officer's Pre-Service Training and Examination Rules, 1970.
- 6. The candidate appointed by direct selection shall, during his probation period, pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
- 8. The candidate appointed either by direct selection or by promotion shall have to undergo such training and pass such examination as may be prescribed by the Government.
- 9. The candidate appointed by direct selection shall furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

Hitesh Patel,
Under Secretary to Government.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th June, 2017.

INDIAN FOREST ACT, 1927 (XVI OF 1927).

GVN-2017(12)/JJM/15-07/17/GSF-08/F. In Exercises of the Powers conferred by the Section-20 of the Indian Forest Act. 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and environment department notification No:-GVN-2004/(18)/JJM-1004-622/K dated: 15.12.2004 Published in Gujarat government Gazette part: 1 dated:- 28.12.2004 on Pages 138-1 to 138-4 declare the land in Mandvi taluka of Kutchh district specified in the schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Taluk	a: Mandvi			District: Kutchh	
Sr.	Name of	Survey No	ARI	EA	Boundaries
No.	Village	新州州共產黨	A.G	H.A	
1	2	3	4	5	6
	6,546,349 18,545,44 18,545,44 14,345,345,345	482 Paiki	5 (1968) 5 (1948) 6 (1968) 6 (1968)	500.00	North: Boundary of Village Modkuba, S.No. 376,375, 374, Marag, 366, 365/2, 364/1, Open land of T.S. No.Paiki,S.No.363/3, 363/2, 363/1,361,360,361,362,370,369,371, Marag, 372/2, Open land of T.S. No.Paiki, S.No.383, Open land of T.S. No.Paiki, 384 Open land of T.S. No.Paiki, S.No.
	fa	ইরীলা পূরালা হয় ৫ই. বট্রেরালা ব্যাহ্		10.00V.	385,382,380& Boundary of Village Modkuba, S.No.386/1, 386/2, Boundary of Village Modkuba
	हुडाधा कर्ने केम सी. शब्द १ फेरशबिए.	#[]e;C	PISAS		East: S.No.387,388,389,390 Open land of T.S.No.Paiki,S.No.341/1, 340/1,340/2, Open land of T.S.No.Paiki,S.No.342 Open land of T.S.No.Paiki,355, 358, 357/2,

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				357/3, 356, 355 Open land of T.S.No.Paiki,S.No.354, Open land of T.S.No.482 Paiki, S.No.346/1, 346/2 South:S.No. 347, 350,351,352,353, Open land of T.S.No.Paiki & Arabian Sea, West: Boundary of Village Lathedi
LENGTH ST. A	Total	1235.55	500.00	

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

Under Secretary to Government.

વન અને પર્ચાવારણ વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર. ૧૪મી જુન, ૨૦૧૭.

sais: ગવન/૨૦૧૭-(૧૨)/જજમ/૧૫-૦૭/૧૭/૭એસએફ-૦૮/એફ: ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી સને ૧૯૨૭ ના ભારતનાં જંગલો બાબતોનાં (સને ૧૯૨૭ ના ૧૬માં) અધિનિયમની કલમ ૨૦ થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્ય પત્રના તા.૨૮.૧૨.૨૦૦૪ ના પાના નં.૧૩૮-૧ થી ૧૩૮-૪ ઉપર પ્રસિદ્ધ કરેલી તા.૧૫.૧૨.૨૦૦૪ ના વન અને પર્ચાવરણ વિભાગની અધિસુચના ક્રમાંકઃ ગવન-२००४/(૧૮)/૪૪મ/૧૦૦૪/૨૦૧૮–૬ નાં અનુસંધાનમાં આ સાથે જોડેલી અનુસચિત નિર્દિષ્ટ કરેલ કચ્છ જિલ્લાના માંડવી તાલુકાની જમીનને આ અધિસુચના પ્રસિધ્ધ થયાની તારીખથી '' અનામત જંગલ'' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલકો. માંડવી

જિલો. કરછ

अ. गाभनुं नाम		સર્વે નંબર	વિસ્તાર 💮		ચતુઃ સીમા	
எ்.	CHEST FILL	એકર-ગુંઠા હેઆર		SECRETARY OF SECURITY OF SECURITY		
٩	11781 2	3	W W W	น	FO INTEREST SOM SECOND COMPANY 4	
٩	બાંભકાઇ	४८२ पैडी	૧૨૩૫.૫૫	Ч00.00	ઉત્તરઃ મોજે. મોડકુબાનો સીમાડો, ૩૭૬, ૩૭૫, ૩૭૪, મારગ, ૩૬૬, ૩૬૫/૨, ૩૬૪/૧, ટ્રા.સ.નં. પૈકી ખુલી જમીન સ.નં. ૩૬૩/૩, ૩૬૩/૨,	
					353/૧, 35૧. 350, 35૧, 35૨, 300, 35૯, 30૧, મારગ, 30૨/૨, ટ્રા.સ.નં. પૈકી ખુલી જમીન,સ.નં.૩૮૩, ટ્રા.સ.નં. પૈકી ખુલી જમીન સ.નં ૩૮૪ ટ્રા.સ.નં. પૈકી ખુલી જમીન સ.નં. ૩૮૫,૩૮૨,	
					3૮૦ અને મોજે. મોડકુબાનો સીમાડો,સ.નં. 3૮૬/૧, ૩૮૬/૨, અને મોજે મોડકુબાનો સીમાડો પૂર્વઃ સ.નં. ૩૮૭,૩૮૮,૩૮૯, ૩૯૦ ટ્રા.સ.નં. પૈકીની ખુલીની જમીન, ૩૪૧/૧,	
					૩૪૦/૧, ૩૪૦/૨, ટ્રા.સ.નં. પૈકી ખુલી જમીન ૩૪૨, ટ્રા.સ.નં. પૈકીની ખુલીની જમીન, ૩૫૪, ૩૫૫, ૩૫૮, ૩૫૭/૨, ૩૫૭/૩, ૩૫૬ ૩૫૫, ટ્રા.સ.નં. પૈકીની ખુલીની જમીન સ.ન. ૩૫૪	
					ટ્રા.સ.નં. પૈકીની ખુલીની જમીન, ૩૪૬/૧, ૩૪૬/૧ દક્ષિણ: સ.નં. ૩૪૭,૩૫૦,૩૫૧,૩૫૨,૩૫૩, ટ્રા.સ.નં. પૈકીની ખુલીની જમીન અને અરબી સમુદ્ર પશ્ચિમ: મોજે. લઠેડીનો સીમાડો	
		sd:	1234.44	400.00		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે, મનીષ સી. શાહ. સરકારના ઉપસચિવ.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th June, 2017.

INDIAN FOREST ACT,1927 (XVI OF 1927).

GVN-2017(13)/JJM/15-03/17/GSF-12-F. In Exercises of the Powers conferred by the Section-20 of the Indian Forest Act. 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and environment department notification No:-GVN-2004/(26)/JJM-1004-613/K dated: 28.12.2004 Published in Gujarat government Gazette part: 1 dated:- 15.12.2004 on Pages 143-3 to 143-5 declare the land in Mandvi taluka of Kutchh district specified in the schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Sr. No.	Name of	Survey No	AI	REA	Boundaries
	Village		A.G	H.A	
1	2	3	4	5	6
1	Bayath	670 Pt.	207.58	84.00	North: Boundary of Village Changdai East: S.No.473, 472, 471, 470, 469, 468, 463, 462, 461, 464, 465, 466, 452, 453/1, 454, 636, Open land of T.S. No. paiki and Marag South:S.No. 458 and Boundary of Village Mapar West: Boundary of Village Changdai
		Total	207.58	84.00	·

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

District Kutchh

Under Secretary to Government.

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વન અને પર્ચાવારણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર. ૧૪મી જુન, ૨૦૧૭.

ક્રમાંક: ગવન/૨૦૧૭–(૧૩)/જજમ/૧૫–૦૩/૧૭/જીએસએફ–૧૨/એફ: ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી સને ૧૯૨૭ ના ભારતનાં જંગલો બાબતોનાં (સને ૧૯૨૭ ના ૧૬માં) અધિનિયમની કલમ ૨૦ થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્ય પત્રના તા.૨૮.૧૨.૨૦૦૪ ના પાના નં.૧૪૩–૩ થી ૧૪૩–૫ ઉપર પ્રસિદ્ધ કરેલી તા.૧૫.૧૨.૨૦૦૪ ના વન અને પર્યાવરણ વિભાગની અધિસુચના ક્રમાંક: ગવન–૨૦૦૪/(૨૬)/જજમ/૧૦૦૪/૬૧૩–૬ નાં અનુસંધાનમાં આ સાથે જોડેલી અનુસચિત નિર્દિષ્ટ કરેલ કચ્છ જિલ્લાના માંડવી તાલુકાની જમીનને આ અધિસુચના પ્રસિદ્ધ થયાની તારીખથી '' અનામત જંગલ'' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો. માંડવી

જિલો. કચ્છ

砂.	गाभनुं नाभ	સર્વે નંબર	વિસ્	dis	ચતુઃ સીમા
σİ.		1925 Maria	એકર–ગુંઠા	હે.−આર	Personal Sales Property
٩	ર	3	8	ч	9
٩	બાયઠ	५०७ ਪੈडी	૨૦૭.૫૮	८४.00	ઉત્તર: મોજે. ચાંગડાઇનો સીમાડો પૂર્વ: સ.નં. ૪૭૩, ૪૭૨, ૪૭૧, ૪૭૦, ૪૬૯, ૪૬૮, ૪૬૩, ૪૬૨, ૪૬૧, ૪૬૪, ૪૬૫, ૪૬૬, ૪૫૨, ૪૫૩/૧, ૪૫૪, ૬૩૬, ટ્રા.સ.નં. પૈકીની ખુલીની જમીન અને મારગ. દક્ષિણ: સ.નં. ૪૫૮ અને મોજે. માપરનો સીમાડો પશ્ચિમ: મોજે. ચાંગડાઇનો સીમાડો
		કુલઃ	२०७.५८	28.00	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે, મનીષ સી. શાહ,

સરકારના ઉપસચિવ.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th June, 2017.

INDIAN FOREST ACT,1927 (XVI OF 1927).

GVN-2017(14)/JJM/15-05/17/GSF-10-F. In Exercises of the Powers conferred by the Section-20 of the Indian Forest Act. 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and environment department notification No:-AVN-3887/FLD/1287470/V.3 dated: 30.04.1987 Published in Gujarat government Gazette part: 1 dated:- 19.02.1987 on Pages 15 to 16 declare the land in Bhachau taluka of Kutchh district specified in the schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Bhachau					District; Kutchn	
Sr.	Name of Survey No AREA		Boundaries			
No.	Village		A.G	H.A		
1	2	3	4	5	6	
1	Shivlakha	1317 paiki	123.23 50.00		North: S.No. 508/1, 508/2, 507/1, 507/2 and N.R.E.P Plot East: Boundary of Village Chitrod. South: Open land of T.S. No. 1317 Paiki West: S.No. 513/2, 513/1, 512/1, 512/2, 510, 509/1, 509/4, 509/3	
		Total	123.23	50.00		

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

District Vytahh

Under Secretary to Government.

IV-A Ex.- 86

Talulas Dhashau

વન અને પર્ચાવારણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર. ૧૪મી જુન, ૨૦૧૭.

ક્રમાંક: ગવન/૨૦૧૭–(૧૪)/૪૪મ/૧૫–૦૫/૧૭/૪૭એસએફ–૧૦/એફ: ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી સને ૧૯૨૭ ના ભારતનાં જંગલો બાબતોનાં (સને ૧૯૨૭ ના ૧૬માં) અધિનિયમની કલમ ૨૦ થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્ય પત્રના તા.૩૦.૦૪.૧૯૮૭ ના પાના નં.૧૫ થી ૧૬ ઉપર પ્રસિદ્ધ કરેલી તા.૧૯.૦૨.૧૯૮૭ ના પન અને પર્યાવરણ વિભાગની અધિસુચના ક્રમાંકઃ અવન–૩૮૮૭/એફએલડી/૧૨૮૭/૪૭૦/વ.૩ નાં અનુસંધાનમાં આ સાથે જોડેલી અનુસચિત નિર્દિષ્ટ કરેલ કચ્છ જિલ્લાના ભચાઉ તાલુકાની જમીનને આ અધિસુચના પ્રસિધ્ધ થયાની તારીખથી '' અનામત જંગલ'' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો. ભયાઉ

જિલો. કચ્છ

અ.	गाभनुं नाभ	સર્વે નંબર	વિસ	વાર	ચતુઃ સીમા	
नं.	_	a hafa katala	એકર-ગુંઠા	હે.−આર	attivistation and that was	
٩	ર	3	8	ч	9	
٩	શિવલખા	१३१७ पेंडी	183.83	чо.оо	ઉત્તરઃ સ.નં.૫૦૮/૧, ૫૦૮/૨, ૫૦૭/૧, ૫૦૭/૨ અને એન.આર.ઇ.પી. પ્લોટ પૂર્વઃ મોજે. ચિત્રોડાનો સીમાડો દક્ષિણઃ ટ્રા.સ.નં. ૧૩૧૭ પૈકી ખુદ્ધી જમીન પશ્વિમઃ સ.નં. ૫૧૩/૨, ૫૧૩/૧,૫૧૨/૧, ૫૧૨/૨,૫૧૦,૫૦૯/૧,૫૦૯/૪,૫૦૯/૩	
	G- 11	કુલઃ	123.23	40.00	ay allowed the	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે, મનીષ સી. શાહ,

સરકારના ઉપસચિવ.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 14th June, 2017.

INDIAN FOREST ACT,1927 (XVI OF 1927).

GVN-2017(15)/JJM/15-08/17/GSF-07-F. In Exercises of the Powers conferred by the Section-20 of the Indian Forest Act. 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and environment department notification No:-GVN-2004/(25)/JJM-1004-612/K dated: 28.12.2004 Published in Gujarat government Gazette part: 1 dated:- 15.12.2004 on Pages 143-1 to 143-3 declare the land in Mandvi taluka of Kutchh district specified in the schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification

SCHEDULE

10	77	10.	1	211/	771
Tal	ш	Na.	IVI	lani	111

Laluka	i: Mandvi			District. Ruterin		
Sr. No.	Name of	Survey No	AI	REA	Boundaries	
	Village	illage A.G H.A				
1	2	3	4	5	6	
1	Sabharai Part-1	356, 357, 450, paiki, 352, 350, 351, 348, 290, 286	183.00 74.00		North: Boundary of Village Kotay East: S.No.358, 360, Marag, 353, 354, Marag, 345, 346, 347, 342, Marag, 291 South:S.No.284/2, 285/2, 285/1, 463 West: S.No.462, 229, Marag, 349, Gauchar	
	Sabharai Part-2	Sabharai Part-2 450, paiki 111.00 45.00		45.00	North: S.No. 262, 264, 265, 466 (Gauchar) East: S.No.261, 258, 256 South: Boundary of Village Kokaliya West: Boundary of Village Vindh,	
		Total	294.00	119.00		

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

District: Kutchh

Under Secretary to Government.

વન અને પર્ચાવારણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર. ૧૪મી જુન, ૨૦૧૭.

ક્રમાંક: ગવન/૨૦૧૭-(૧૫)/જજમ/૧૫-૦૮/૧૭/જીએસએફ-૦૭/ એફ: ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી સને ૧૯૨૭ ના ભારતનાં જંગલો બાબતોનાં (સને ૧૯૨૭ ના ૧૬માં) અધિનયમની કલમ ૨૦ થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્ય પત્રના તા.૨૮.૧૨.૨૦૦૪ ના પાના નં.૧૪૩–૧ થી ૧૪૩–૩ ઉપર પ્રસિદ્ધ કરેલી તા.૧૫.૧૨.૨૦૦૪ ના પન અને પર્યાપરણ વિભાગની અધિસુચના ક્રમાંક: ગવન-૨૦૦૪/(૨૫)/જજમ/૧૦૦૪/૬૧૨–૬ નાં અનુસંધાનમાં આ સાથે જોડેલી અનુસચિત નિર્દિષ્ટ કરેલ કરછ જિલ્લાના માંડવી તાલુકાની જમીનને આ અધિસુચના પ્રસિદ્ધ થયાની તારીખથી "અનામત જંગલ" તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો. માંડવી

જિલો. કચ્છ

괭.	गाभनुं नाभ	સર્વે નંબર	વિસ	વાર	યતુઃ સીમા		
नं.	200		એકર–ગુંઠા	હે.−આર	The Street of Market Colors and C		
٩	ર	3	8	ч	. 5		
٩	સાંભરાઇ ભાગ–૧	૩૫૬, ૩૫૭, ૪૫૦ પૈકી,	923.00	98.00	ઉત્તરઃ મોજે. કોટાયનો સીમાડો પૂર્વઃ સ.નં.૩૫૮, ૩૬૦, મારગ, ૩૫૩, ૩૫૪,		
		349, 340, 349, 382,			મારગ, ૩૪૫, ૩૪૬, ૩૪૭, ૩૪૨, મારગ, ૨૯૧		
	The state of the s	२८०, २८५			દક્ષિણઃ સ.નં. ૨૮૪/૨, ૨૮૫/૨, ૨૮૫/૧, ૪૬૩		
	£				પશ્વિમઃ સ.નં.૪૬૨, ૨૨૯, મારગ, ૩૪૯, ગૌચર		
	સાંભરાઈ ભાગ–૨	ชน๐ น๊ร์โ	111.00	४५.००	ઉત્તરઃ સ.નં. ૨૬૨, ૨૬૪, ૨૬૫, ૪૬૬ (ગૌચર)		
					પૂર્વઃ સ.નં.૨૬૧, ૨૫૮, ૨૫૬ દક્ષિણઃ મોજે. કોકલીયાનો સીમાડો પશ્વિમઃ મોજે. વીંઢનો સીમાડો		
		इ लः	२८४.००	116.00	7		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

भनीष सी. शाह,

સરકારના ઉપસચિવ.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

Social Justice and Empowerment Department NOTIFICATION

Sachivalaya, Gandhinagar, 15th June, 2017.

No. G/L/08/2017/JJA/102017/136009/CHH:- In exercise of the powers conferred by section 4 of the Juvenile Justice (Care and Protection of Children) Act, 2015 (2 of 2016), the Government of Gujarat, hereby constitute Juvenile Justice Boards for the Districts specified in column 2 in relation to the children in conflict with law for the areas specified in column 4 of the following Schedule, for a period of three years.

SCHEDULE

Sr.	Name of	Area of			
No.	Juvenile Justice			Jurisdiction	
	Board		Sec. 2. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10		
(1)	(2)		(3)		(4)
1	Juvenile Justice Board -Porbandar	10	Senior Most Judicial Magistrate (First Class) Porbandar	Chairperson	The area comprising the district of Porbandar
		2	Shri Kanubhai Odedara	Member	
	-	3	Ms Nimishaben Joshi	Member	
2	Juvenile Justice	1	Senior Most Judicial	Chairperson	The area comprising the
T 7	Board -Narmada	100	Magistrate (First Class) Narmada		district of Narmada
		2	Ms Vandanaben I. Bhatt	Member	R ·
		3	Shri Pravinbhai H.Parmar	Member	
3	Juvenile Justice Board -Rajkot	1	Senior Most Judicial Magistrate (First Class) Rajkot	Chairperson	The area comprising the district of Rajkot
		2	Shri Ketanbhai Thumar(Patel)	Member	1
		3	Ms Dharaben Vaishnav	Member	
4	Juvenile Justice Board -	1	Senior Most Judicial Magistrate (First Class) Surendranagar	Chairperson	The area comprising the district of Surendranagar
	Surendranagar	2	Ms Jignaben Sanjaybhai Pandya	Member	
	2	3	Shri Sumanbhai Pujara	Member	

1

Sr. No.	Name of Juvenile Justice Board		Constitution of Bench of the Boa	Area of Jurisdiction	
(1)	(2)		(3)		(4)
5	Juvenile Justice Board -Navsari	1	Senior Most Judicial Magistrate (First Class) Navsari	Chairperson	The area comprising the district of Navsari
		2	Shri Manishbhai Patel	Member	
	Trace of	3	Ms Nutanben Mukeshbhai Patel	Member	AN ANTIN
6	Juvenile Justice Board -	1	Senior Most Judicial Magistrate (First Class) Ahmedabad	Chairperson	The area comprising the district of Ahmedabad
	Ahmedabad	2	Ms Manishaben Patel	Member	
		3	Shri Ajay Govindrav Gajendra Gadakar	Member	2
7	Juvenile Justice Board -Kutch	1	Senior Most Judicial Magistrate (First Class) Kutch	Chairperson	The area comprising the district of Kutch
	45. 3. 6. 850.	2	Dr. Suresh V. Rudani	Member	A Seattle Parish
		3	Ms Reshmaben Jitendrabhai Zaveri	Member	
8 Juvenile Justice Board -Bharuch		1	Senior Most Judicial Magistrate Chairperson (First Class) Bharuch		The area comprising the district of Bharuch
		2	Shri Pinakinbhai N. Kansara	Member	
		3	Ms Snehaben Patel	Member	
9	Juvenile Justice Board -Vadodara	1	Senior Most Judicial Magistrate (First Class) Vadodara	Chairperson	The area comprising the district of Vadodara
		2	Ms Shakuntalaben Natubhai Solanki	Member	
		3	Shri Jitendra Chimanbhai Patel	Member	
10	Juvenile Justice Board -Valsad	1	Senior Most Judicial Magistrate (First Class) Valsad	Chairperson	The area comprising the district of Valsad
		2	Shri Thakorbhai Patel	Member	24.465 103.280 (28.1 48.7)
		3	Parichahar R. Deviyarwala	Member	12) CHIRIL ALLOVAL
11 Juvenile Justice Board		1	Senior Most Judicial Magistrate (First Class) Panchmahal	Chairperson	The area comprising the district of Panchmahal
	Panchmahal	2	Shri Harish Nandkishor Pandit	Member	unta distribito burror
		3	Ms Gauriben Joshi	Member	
12	Juvenile Justice Board - Junagadh	1	Senior Most Judicial Magistrate (First Class) Junagadh	Chairperson	The area comprising the district of Junagadh
		2	Ms Gitaben Malam	Member	
		3	Shri Narendra Kotila	Member	

By order and in the name of Governor of Gujarat,

MAHENDRA B.CHAUHAN, Under Secretary to Government.

Government Central Press, Gandinagar.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ: ૧૪મી જૂન, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીબી/પીટી/૧૬/૨૦૧૭/એસટીસી/૧૦૨૦૦૬/મિની-૪૮/ઘ:- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર દ્વારા આથી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''રાજકોટ (ગ્રામીણ) વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, રાજકોટ વિભાગ, રાજકોટ	અધ્યક્ષ
૨	પ્રમુખશ્રી, જિલ્લા પંચાયત, રાજકોટ	સરકારી સભ્ય
3	પોલિસ અધિક્ષકશ્રી, રાજકોટ અથવા તેમના પ્રતિનિધિ	
8	આસિસ્ટન્ટ કોમર્શીયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, રાજકોટ	
પ	શ્રી ધર્મેન્દ્રસિંહ જશુભા ઝાલા, આશાપુરા નગર, મુ.તા. ગોંડલ, જી. રાજકોટ	
ξ	શ્રી નિખીલકુમાર જેંતીલાલ કાથરોટીયા, મુ.ગોમટા, તા. ગોંડલ, જી. રાજકોટ	બિન સરકારી સભ્ય
9	શ્રી વલ્લભભાઈ કે. હિરપરા, સુભાષચંદ્ર બોઝ નગર, શેરી નં. ૪, મુ.તા. જસદણ,	
	જી. રાજકોટ	

ક્રમ	નામ અને સરનામું	હોદ્દો
(શ્રી ખોડાભાઈ ખસીયા, મુ. આબરડી (જીવનશાળા), વાયા ગઢડા (સ્વા), તા.	
	વિંછીયા, જી. રાજકોટ	
4	શ્રી જીવરાજભાઈ ડી. રાદડીયા, રવિ એગ્રો, બસ સ્ટેન્ડ સામે, મુ, સરધારા, તા.જી.	
	રાજકોટ	
90	શ્રી દશરથસિંહ એફ. જાડેજા, મુ. વાવડી, તા.જી. રાજકોટ	
99	શ્રી સુરીંગભાઈ ધાંધલ, લીંબડી	
9.5	શ્રી નરેશભાઈ મારૂ, ચોટીલા	બિન સરકારી સભ્ય
93	શ્રી મુકેશભાઈ ગોવાણી, સુરેન્દ્રનગર	
98	શ્રી ગીરીશભાઈ નારાયણભાઈ પટેલ, ધ્રાંગધ્રા	
94	શ્રી વનરાજસિંહ શીવુભા રાણા, વઢવાણ (સુરેન્દ્રનગર)	
95	શ્રી ચંદુભાઈ યુ. હુંબલ, શિવમપાર્ક, સરકીટ હાઉસ રોડ, મોરબી-૦૨	
99	શ્રી શાંતુભા કે. ઝાલા, મુ. વઘાસિયા, તા. વાંકાનેર, જી. મોરબી	
96	શ્રી દિપકભાઈ સોમૈયા, ૧૯/૯૫, ગુજરાત હાઉસિંગ બોર્ડ, શનાળા રોડ, માર્કેટીંગ	
	યાર્ડ સામે, મોરબી-૦૧.	

- ૨. આ સંદર્ભે આ અગાઉ બહાર પાડવામાં આવેલ અધિસૂચના આથી રદ કરવામાં આવે છે.
- 3. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરોને વ્યાજબી દરે ખાનપાનની, વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. આર. સોની, સરકારના ઉપ સચિવ.





सत्यमेव जयते

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૧૭મી જૂન, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક: જીબી/પીટી/૧૭/૨૦૧૭/એસટીસી/૩૭૯૩/૧૨૭૬/ઘ:- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સબંધમાં અગાઉ બહાર પાડેલ જાહેરનામા રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''વડોદરા ગ્રામ્ય વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, વડોદરા વિભાગ, વડોદરા	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, વડોદરા	સરકારી સભ્ય
3	પોલિસ અધિક્ષકશ્રી, વડોદરા અથવા તેમના પ્રતિનિધિ	
8	આસિસ્ટન્ટ કોમર્શીયલ સુપ્રીન્ટેન્ડેન્ટશ્રી, વેસ્ટર્ન રેલ્વે, વડોદરા	
પ	શ્રી અજીતસિંહ દાનુભા ડોડીયા, પ્લોટ નં. ૫૧૦, મુ.પો.આસોજ, તા. વાઘોડિયા,	
	જી. વડોદરા	બિન સરકારી સભ્ય
ξ	શ્રી રાકેશભાઈ વિષ્ણુભાઈ જોષી, મુ.પો. કેલનપુર, તા. જી. વડોદરા	
9	શ્રી રામસિંહ વખતસિંહ ગોહીલ, મું.રૂપાપુરા, પો. નંદેસરી, તા. જી. વડોદરા	

ક્રમ	નામ અને સરનામું	હોદ્દો					
6	શ્રી સુરેશભાઈ રતિભાઈ પટેલ, મુ.પો. સાવલી, તા.જી. વડોદરા						
4	શ્રી મિતેશકુમાર બલવીરસિંહ રાવ, ૩૯, ચુનીલાલ પાર્ક સોસાયટી, મુ.પો. ડભોઈ,						
15. 19. U	જી. વડોદરા						
90	શ્રી મહેશભાઈ મનુભાઈ પટેલ, મુ.પો. કાયાવરોહણ, તા. ડભોઈ, જી. વડોદરા						
99	શ્રી મહેન્દ્રસિંહ ઉદેસિંહ પઢિયાર, મુ.પો.મુજપુર, તા. પાદરા, જિ. વડોદરા						
૧૨	શ્રી દિગ્વીજયસિંહ રણજીતસિંહ અટોદરિયા, ૧૬, મારૂતીધામ, પટેલ ચેમ્બર્સ						
	પાછળ, નવા બજાર, મુ.પો. કરજણ, જી. વડોદરા	બિન સરકારી સભ્ય					
93	શ્રી નારણભાઈ વિકલભાઈ ભીલ, મુ.પો.તા. નસવાડી, જી. છોટાઉદેપુર						
98	શ્રી દિલીપસિંહ રેમતાભાઈ રાઠવા, મુ.પો. તલાવફળીયા, તા.જી. છોટાઉદેપુર						
૧૫	શ્રી ચંદ્રકાંતભાઈ રેવાશંકર સેવક, રામનગર સોસાયટી-૨, બોડેલી રોડ, મુ.પો.						
	તા. ક્વાંટ, જી. છોટાઉદેપુર						
95	શ્રી અદેસીંગભાઈ ભીલાભાઈ રાઠવા, મુ.પો.સાઢલી, તા. જેતપુરપાવી,						
	જી. છોટાઉદેપુર						
99	શ્રી અતુલભાઈ રમણભાઈ પટેલ, મુ.પો. ગુંડીયા, તા. સંખેડા, જી. છોટાઉદેપુર						
92	શ્રી વિરેન્દ્રભાઈ રતનભાઈ મહિડા, મુ.પો.કડાછલા, તા. બોડેલી, જી. છોટાઉદેપુર						

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. આર. સોની, સરકારના ઉપ સચિવ.





EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. LVIII]

THURSDAY, JUNE 22, 2017/ASADHA 1, 1939

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ: ૧૬મી જૂન, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીબી/પીટી/૧૮/૨૦૧૭/એસટીસી/૧૦૨૦૧૭/મંત્રી-૧૮/ઘ:- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સબંધમાં અગાઉ બહાર પાડેલ જાહેરનામા રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''અમરેલી વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, અમરેલી વિભાગ, અમરેલી	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, અમરેલી	સરકારી સભ્ય
3	પોલીસ અધિક્ષકશ્રી, અમરેલી અથવા તેમના પ્રતિનિધિ	
8	આસિસ્ટન્ટ કોમર્શીયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, અમરેલી	
પ	શ્રી જુગલકિશોર માધવદાસ કુબાવત, મુ. ચિતલ, તા. જી. અમરેલી	
ξ	શ્રી મોહનભાઈ લાઠીયા, મુ. રામપર, તા. લાઠી, જી. અમરેલી	બિન સરકારી સભ્ય
9	શ્રી બિપીનભાઈ જયંતીભાઈ રાદડીયા, મુ. બાબરા, અમરેલી રોડ	

ક્રમ	નામ અને સરનામું	હોદો
6	શ્રી બાવાલાલ મોવાલીયા, મુ. નાની કુંકાવાવ, તા. કુંકાવાવ, જી. અમરેલી	
6	શ્રી મેરામભાઈ વાળા, મુ. ગોપાલગ્રામ, તા. ધારી, જી. અમરેલી	
90	શ્રી હમીરભાઈ લાખાભાઈ ખાટરીયા, મુ. ખાંભા, તા. ખાંભા	
99	શ્રી ડોહલભાઈ કોટીયા, મુ. ફાચરીયા, તા. જાફરાબાદ	
92	શ્રી બાબુભાઈ કાનાણી, મુ. માણેકવાડા, તા. બગસરા	
93	શ્રી મધુભાઈ ગજેરા, મુ. સાવરકુંડલા, એલ.આઈ.સી.વીમા સેવા કેન્દ્ર, મહુવા રોડ,	
	એસ. ટી. ડેપો પાસે	
98	શ્રી અશોકભાઈ વિરાણી, મુ. લીલીયા, તા. લીલીયા	બિન સરકારી સભ્ય
૧૫	શ્રી પ્રવિશાબેન મહેશભાઈ જાની, મુ. રાજુલા, ઘાખડાનગર	
98	શ્રી મહેશભાઈ રામભાઈ વાળા, મુ. સરખડી, તા. કોડીનાર	
99	શ્રી કમલેશભાઈ ગાંડાભાઈ સોલંકી, મુ. પાલડી, તા. ઉત્તા	
96	શ્રી પરેશભાઈ શંભુભાઈ આણદાણી, બસ સ્ટેન્ડ પાસે, મુ. ગ્રેરગઢડા	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. આર. સોની, સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th June, 2017

Indian Forest Act 1927 (XVI OF 1927)

GVN/2017-(16)/JJM/15-09/17/GSF-13/F.— In Exercise of the Powers conferred by the Section-20 of the Indian Forest Act, 1927(XVI OF 1927) in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and Environment department notification No:AVN-36/87/JJM/1287/466/V.3 dated:30.04.1987 Published in Gujarat Government Gazette part: 1 dated:-19.02.1987 on Pages 694 to 698 declare the land in Bhachau taluka of Kutchh district specified in the schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Bhachau

District: Kutchh

Sr.	Name of	Survey	ARI	EA	Boundaries
No.	Village	No.	A.G	H.A	¥ **
1	2	3	4	5	6
1	Vandhiya	1336	946.00	382.84	North: Open land of T.S.No.
	Part-1	paiki	65 11		Paiki, S.No. 1194, 1195, 1196,
	₩				1197/8, 1197/9, Open land of
		(4.			T.S.No. Paiki, 132, 133, Open
					land of T.S.No. Paiki, 134/1,2,
					135, 136, Open land of T.S.No.
					Paiki, 96, 95,94, 92, 93, Marag,
			8		141, 140, 142, 143, 144, 150,
					151/1, 153, 154, Marag, 155,
					Open land of T.S.No. Paiki.

Sr.	Name of	Survey	AF	REA	- Boundaries
No.	Village	No.	A.G	H.A	
1	2	3	4	5	6
4.1					East: Open land of T.S.No. Paiki, S.No. 1336/3, Marag South: Open land of T.S.No. Paiki, West-North corner of S.No. 137, Open land of T.S.No. Paiki. West: Boundary of village Jangi.
	Part-2	1336 paiki	107.25	43.16	North: Open land of T.S.No. Paiki, South-West corner of S.No. 269. East: Open land of T.S.No. Paiki, West-South corner of S.No. 265, Open land of T.S.No. Marag, West-North corner of S.No. 156. South: Open land of T.S.No., Paiki North corner of S.No. 157. West: Open land of T.S.No. Paiki and East-South corner of S.No. 263.
•		Total:	1053.25	426.00	e en come con a se se regenera

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જુન, ૨૦૧૭

કમાંક: ગવન/૨૦૧૭-(૧૬)/જજમ/૧૫-૦૯/૧૭/જીએસએફ-૧૩/એફ.— ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી અને સને ૧૯૨૭ ના ભારતનાં જંગલો બાબતોનાં (સને ૧૯૨૭ ના ૧૬ માં) અધિનિયમની કલમ ૨૦ થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્ય પત્રના તા.૩૦-૦૪-૧૯૮૭ ના પાના નં.૬૯૪ થી ૬૯૮ ઉપર પ્રસિદ્ધ કરેલી તા.૧૯-૦૨-૧૯૮૭ ના વન અને પર્યાવરણ વિભાગની અધિસૂચના ક્રમાંકઃ અવન-૩૬/૮૭/જજમ/૧૨૮૭/૪૬૬/વ.૩ નાં અનુસંધાનમાં આ સાથે જોડેલી અનુસૂચિત નિર્દિષ્ટ કરેલ કચ્છ જિલ્લાના ભયાઉ તાલુકાની જમીનને આ અધિસૂચના પ્રસિદ્ધ થયાની તારીખથી ''અનામત જંગલો'' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો : ભચાઉ

જિલ્લો : કચ્છ

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્ત	ા	ચતુઃસીમા
			એકર-ગુંઠા	હે.આર.	
9	2	3	8	પ	8
9	વાંઢીયા ભાગ-૧	૧૩૩૬ પૈકી	CY5.00	3८२.८४	ઉત્તર : ટ્રા.સ. નં. પૈકી ખુલ્લી જમીન સ.નં. ૧૧૯૪, ૧૧૯૫, ૧૧૯૬, ૧૧૯૭/૮, ૧૧૯૭/૯, ટ્રા.સ.નં. પૈકી ખુલ્લી

ખુલ્લી જમીન, ૧૩૪/૧,૨, ૧૩ ૧૩૬, ટ્રા.સ.નં. પૈકી ખુલ્લી જ ૧૩૬, ટ્રા.સ.નં. પૈકી ખુલ્લી જ ૯૬, ૯૫,૯૪, ૯૨, ૯૩, મારુ ૧૪૦, ૧૪૦, ૧૪૨, ૧૪૩, ૧૫૦, ૧૫૧/૧, ૧૫૩, ૧૫૪, ૧૫૪, ૧૫૫, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૧૩૩૬/૩, મારુગ દક્ષિણ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન. સ.નં. ૧૩૭ નો પક્ષિમ-ઉત્તરને દ્રા.સ.નં. પૈકી ખુલ્લી જમીન. પશ્ચિમ : મોજે જંગીનો સીમાડો. ભાગ-૨ ૧૩૩૬ ૧૦૭.૨૫ ૪૩.૧૬ ઉત્તર : ટ્રા.સ. નં. પૈકી ખુલ્લી જમીન સ ૨૬૯ નો દક્ષિણ-પશ્ચિમ ખુશો. પૂર્વ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૨૬૫ નો પશ્ચિમ-દક્ષિણ ખુશો, દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, મ સ.નં.૧૫૬ નો પશ્ચિમ-ઉત્તર ખુદક્ષિણ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૧૫૭ નો ઉત્તર ખુશો.	અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્ત	ાાર	ચતુઃસીમા
જમીન, ૧૩૨, ૧૩૩, ટ્રા.સ.નં. ખુલ્લી જમીન, ૧૩૪/૧,૨, ૧૩ ૧૩૬, ટ્રા.સ.નં. પૈકી ખુલ્લી જ ૯૬, ૯૫,૯૪, ૯૨, ૯૩, મારુ ૧૪૧, ૧૪૦, ૧૪૨, ૧૪૩, ૧ ૧૫૦, ૧૫૧/૧, ૧૫૩, ૧૫૪, ૧૫૫, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૧૩૩૬/૩, મારગ. દક્ષિણ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન. સ.નં. ૧૩૦ નો પશ્ચિમ-ઉત્તરને ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન. પશ્ચિમ : મોજે જંગીનો સીમાડો. ભાગ-૨ ૧૩૩૬ ૧૦૭.૨૫ ૪૩.૧૬ ઉત્તર : ટ્રા.સ. નં. પૈકી ખુલ્લી જમીન સ ૨૬૯ નો દક્ષિણ-પશ્ચિમ ખુશો. પૂર્વ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૨૬૫ નો પશ્ચિમ-દક્ષિણ ખુશો, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, મ સ.નં.૧૫૬ નો પશ્ચિમ-ઉત્તર ખુ દક્ષિણ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ				એકર-ગુંઠા	હે.આર.	_
ખુલ્લી જમીન, ૧૩૪/૧,૨, ૧૩ ૧૩૬, ટ્રા.સ.નં. પૈકી ખુલ્લી જ ૯૬, ૯૫,૯૪, ૯૨, ૯૩, મારુ ૧૪૦, ૧૪૨, ૧૪૩, ૧૧૫૦, ૧૫૧/૧, ૧૫૩, ૧૫૪, ૧૫૫, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૧૩૩૬/૩, મારગ દિક્ષિણ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન. સ.નં. ૧૩૭ નો પશ્ચિમ-ઉત્તરને દ્રા.સ.નં. પૈકી ખુલ્લી જમીન. પશ્ચિમ : મોજે જંગીનો સીમાડો. ભાગ-૨ ૧૩૩૬ ૧૦૭.૨૫ ૪૩.૧૬ ઉત્તર : ટ્રા.સ. નં. પૈકી ખુલ્લી જમીન સ ૨૬૯ નો દક્ષિણ-પશ્ચિમ ખુશો. પૂર્વ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૨૬૫ નો પશ્ચિમ-દક્ષિણ ખુશો, દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, મ સ.નં.૧૫૬ નો પશ્ચિમ-ઉત્તર ખુ દક્ષિણ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૧૫૭ નો ઉત્તર ખુશો.	٩	ર	3	8	પ	\$
પૈકી ર ૬૯ નો દક્ષિણ-પશ્ચિમ ખુણો. પૂર્વ: દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ર ૬૫ નો પશ્ચિમ-દક્ષિણ ખુણો, દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, મ સ.નં.૧૫૬ નો પશ્ચિમ-ઉત્તર ખુ દક્ષિણ: દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ ૧૫૭ નો ઉત્તર ખુણો.						જમીન, ૧૩૨, ૧૩૩, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, ૧૩૪/૧,૨, ૧૩૫, ૧૩૬, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, ૯૬, ૯૫,૯૪, ૯૨, ૯૩, મા૨ગ, ૧૪૧, ૧૪૦, ૧૪૨, ૧૪૩, ૧૪૪, ૧૫૦, ૧૫૧/૧, ૧૫૩, ૧૫૪, મા૨ગ, ૧૫૫, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન. પૂર્વ: ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ.નં. ૧૩૩૬/૩, મા૨ગ. દક્ષિણ: ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન. સ.નં. ૧૩૭ નો પશ્ચિમ-ઉત્તરનો ખુણો, ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન. પશ્ચિમ: મોજે જંગીનો સીમાડો.
ર ૬૩ નો પૂર્વ-દક્ષિણ ખુણો.		ભાગ-૨	CONTRACT CONTRACT	૧૦૭.૨૫	૪૩. ૧૬	ર ૬૯ નો દક્ષિણ-પશ્ચિમ ખુણો. પૂર્વ : દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ.નં. ૨૬૫ નો પશ્ચિમ-દક્ષિણ ખુણો, દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, મારગ, સ.નં.૧૫૬ નો પશ્ચિમ-ઉત્તર ખુણો. દક્ષિણ : દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ.નં. ૧૫૭ નો ઉત્તર ખુણો. પશ્ચિમ : દ્રા.સ.નં. પૈકી ખુલ્લી જમીન, સ.નં.

ગુજરાત રાજ્યપાલશ્રીની હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપસચિવ.

District: Kutchh





The Gujarat Government Gazette

EXTRAORDINARY PUBLISHED BY AUTHORITY

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FRIDAY, JUNE 23, 2017/ASADHA 2, 1939

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th June, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

No. GVN-2017-(17)/JJM/15-06/17/GSF-09/F.—In exercise of the powers conferred by section-20 of the Indian Forest Act. 1927 (XVI OF 1927), in its application to the state of Gujarat, is pleased with reference of the Government Forest and Environment department notification No:-GVN/8/89/JJM/1288/3049/V.3 dated: 18/01/1989 Published in Gujarat Government Gazette part-I dated:-04.05.1989 on Pages 423 to 426 declare the land in Abdasa taluka of Kutchh district specified in the Schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Abadasa

Sr.	Name of the	Survey No.	Aı	rea	Boundaries
No.	Village		A.G	H.A	
1	2	3	4	5	6
1	Jakhau Part-I	1468	52.32	21.37	North: S. No.949,951,954,955,956,957,1465,974,
		1466	61.24	24.93	975,
		1463	48.20	19.53	1465,Marag, 973/3,972,971,970
		1464	49.24	20.07	East: Marag, 981, 982, Marag, Boundary of Village
		1476	47.16	19.18	Budiya
		1477	34.35	14.12	South: North-West corner of 1456 (Forest Area),
		1460	48.38	19.81	S.No.1455,995,996/7
		1461	66.32	27.03	West: Open land of T.S.No.1457 Paiki, 992, East-
		1459	71.08	28.81	South Corner of 991,989,988,987,1538,984,985,
		1458	53.09	21.54	986,990,1450,1025,
		1457	50.30	20.52	1462,1467,948
		Paiki			

	Name of the	ne Survey No.	Area		Boundaries -	
	Village		A.G	H.A		
	2		4	5	6	
	Jakhau Part-I	1456 Paiki	34.22	13.99	North: Boundary of Village Budiya East: Boundary of Village Budiya South: Arabian Sea West: S.No.1455	
		Total	615.90	251.00		

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH, Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જૂન, ૨૦૧૭.

ક્રમાંક: ગવન-૨૦૧૭-(૧૭)-જજમ-૧૫-૦૬-૧૭-જીએસએફ-૦૯-એફ.— ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી સને ૧૯૨૭ ના ભારતનાં જંગલો બાબતોનાં (સને ૧૯૨૭ના ૧૬માં) અધિનિયમની કલમ ૨૦થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્ય પત્રના તા.૧૮.૦૧.૧૯૮૯ ના પાના નં.૪૨૩ ઉપર પ્રસિદ્ધ કરેલી તા.૦૪.૦૫.૧૯૮૯ ના વન અને પર્યાવરણ વિભાગની અધિસુચના ક્રમાંક: ગવન/૮/૮૯/જજમ/૧૨૮૮/૩૦૪૯/વ.૩ નાં અનુસંધાનમાં આ સાથે જોડેલી અનુસુચિત નિર્દિષ્ટ કરેલ કચ્છ જિલ્લાના અબડાસા તાલુકાની જમીનને આ અધિસુચના પ્રસિધ્ધ થયાની તારીખથી 'અનામત જંગલ' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો : અબડાસા

જિલ્લો : કચ્છ

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્તાર		ચતુઃસીમા			
			એકર-ગુંઠા	હેઆર				
٩	5	3	8	પ	€ .			
٩	જખૌ ભાગ-૧	१४६८	૫૨.૩૨	૨૧.૩૭	ઉત્તર: સ.નં. ૯૪૯,૯૫૧,૯૫૪,૯૫૫,૯૫૬,૯૫૭,			
¥.		१४६६	89.2X	૨૪.૯૩	૧૪૬૫, ૯૭૪,૯૭૫,૧૪૬૫,મારગ,૯૭૩/૩,			
		१४६३	86.20	૧૯.૫૩	८७२,८७१,८७०			
		१४६४	४८.२४	२०.०७	પૂર્વ : મારગ,૯૮૧,૯૮૨,મારગ,મોજે.બુડીયાનો			
		9898	४७.१६	96.96	સીમાડો			
		9899	૩૪.૩૫	૧૪.૧૨	દક્ષિણ : સ.ન.૧૪૫૬(જંગલ વિસ્તાર)નો ઉત્તર-			
	le le	9850	86.36	96.69	પશ્ચિમનો ખુણો,સ.નં.૧૪૫૫,૯૯૫,૯૯૬/૭			
		9889	55.32	૧૪.૧૨	પશ્ચિમ : ટ્રા.સ.નં. પૈકી ખુલ્લી જમીન			
73		૧૪૫૯	99.06	96.69	(૧૪૫૭),૯૯૨,૯૯૧ નો પૂર્વ-દક્ષિણ ખુણો,			
		१४५८	૫૩.૦૯	२७.०३	૯૮૯,૯૮૮,૯૮૭,૧૫૩૮,			
		૧૪૫૭	५०.३०	२८.८१	૯૮૪,૯૮૫,૯૮૬, ૯૯૦,૧૪૫૦,૧૦૨૫,			
		પૈકી		૨૧.૫૪	१४६२,१४६७,८४८			
090				૨૦.૫૨				

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્તાર		ચતુઃસીમા
			એકર-ગુંઠા	હેઆર	
٩	ર	3	8	પ	Æ
,	જખૌ ભાગ-૨	૧૪૫૬ પૈકી	38.22	૧૩.૯૯	ઉત્તરઃ મોજે.બુડીયાનો સીમાડો પૂર્વઃ મોજે.બુડીયાનો સીમાડો દક્ષિણઃ અરબી સમુદ્ર પશ્ચિમ ઃ સ.નં.૧૪૫૫
		કુલ	६१५.५०	૨૫૧.૦૦	4,

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપસચિવ.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

FOREST AND ENVIRONMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 20th June, 2017

NOISE POLLUTION (REGULATION & CONTROL) RULES, 2000 AND AMENDED THEREOF

No. GNV-2017- (18)-ENV-10-2014- 133 - T cell: Whereas, in pursuance to the sub-rule (3) of Rule 5 of the Noise Pollution (Regulation & Control) Rules, 2000 and amended thereof, the Government of Gujarat vide Notification No. GNV-2017- (2)-ENV-10-2014-133 T cell dated 21st March, 2017 earmarked the 13 days of festive/ religious/ cultural occasions for the calendar year 2017, permitting the use of loud speakers and/ or public address systems between 10.00 PM to 12.00 midnight as mentioned therein.

And whereas remaining two days out of Fifteen days in the calendar year 2017, were kept reserved for any other function/ occasion/ celebration (cultural or religious) that the State Government may think fit to notify for this purpose at a later stage.

Now considering, on the occasion of International Yoga Day function in the State of Gujarat, the Government of Gujarat hereby earmarks International Yoga Day i.e. on 21st June ,2017 for celebration of "International Yoga Day" in the calendar year 2017, permitting the use of loud speakers and/ or public address systems between 04.00 AM to 06.00 AM.

By order and in the name of the Governor of Gujarat,

K.C.MISTRY,

Director (Environment) and Additional Secretary to Government

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd June, 2017.

No. GTH/2017/17//PDS/112017/1296/C: Whereas, the use of Aadhaar as identity document for delivery of services or benefits or subsidies simplify Government delivery process, brings in transparency and efficiency and enable beneficiary to get their entitlements directly in convenient and seamless manner and Aadhaar obviates the need for producing multiple documents to prove one's identity.

And whereas, Food, Civil Supplies & Consumer Affairs Department, Government of Gujarat is administering Targeted Public Distribution System (herein referred to as the Scheme) with an aim of Distribution of essential commodities like wheat, rice, sugar, iodized salt and edible oil etc. at subsidized prices through Director of Food and Civil Supplies for the benefit of Barcoded ration card holders.

And whereas, the Barcoded ration card holders (hereinafter referred to as the beneficiaries) engaged under the scheme by the Food, Civil Supplies & Consumer Affairs Department which involve recurring expenditure incurred from Consolidated Fund of State.

Now, therefore, in pursuance of the provisions of the section 3 of the Gujarat Aadhaar (Targeted Delivery of Financial and other Subsidies, Benefits and Services), Act, 2017 (3 of 2017) (hereinafter refereed to the said Act), the Food, Civil Supplies & Consumer Affairs Department, Government of Gujarat hereby notifies the following, namely:

- 1. (1) Individuals eligible to receive the benefits under the Scheme are hereby required to furnish proof of possession of Aadhaar number or undergo Aadhaar authentication.
 - (2) An eligible beneficiary entitled to receive benefits under the Scheme, who does not possess the Aadhaar number, or, not yet enrolled for Aadhaar, but desirous of availing the benefits under the Scheme is hereby required to make application for Aadhaar enrolment by 30/06/2017 provided he or she is entitled to obtain Aadhaar as per the provision of Section 3 of the said Act and such individual may visit any nearest Aadhaar enrolment center for Aadhaar enrolment.
 - (3) As per regulation 12 of Aadhaar(Enrolment and Update)Regulations, 2016, of Government of India, the Director of Food and Civil Supplies/District Supply officer/ Food Controller which requires

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an individual to undergo authentication or furnish proof of possession of Aadhaar Number as a condition for receipt of any subsidy, benefit or service pursuant to Section 3 of the said Act, shall ensure enrolment of its beneficiaries who are yet to be enrolled, through appropriate measures, including coordination with District/Municipal Corporation Registrars for the enrolment of UID number and setting up enrolment centers at convenient locations.

Provided that, till the Aadhaar is assigned to the beneficiary, benefits under the Scheme shall be given to such beneficiary subject to the production of the following documents, namely:

- (a) (i) If he or she has enrolled, his or her Aadhaar Enrolment ID slip or
 - (ii) a copy of his or her request made for Aadhaar enrolment, as specified in sub-paragraph (b) of paragraph 2, and

(b) Any of the following documents :-

- (i) Voter Identity Card
- (ii) Personal Account Number
- (iii) Passport
- ((iv) Driving License
- (v) Photo Identity Certificate on the letter authorized by Gazetted Officer or Taluka Officer
- (vi) Address card showing the name and photo provided by the Department of post.
- (vii) Kisan Photo Passbook

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(viii) Any other document as specified by the State Government

Provided further that above documents shall be checked by an officer designated by the State Government for that purpose.

- In order to provide convenient and hassle free benefits under the Scheme to the beneficiaries, Food, Civil Supplies & Consumer Affairs Department shall make all the required arrangement including the following namely:
 - a Wide publicity through media and individual notices through the department in charge of implementation of the scheme, through **Director of Food and Civil Supplies**, shall be given to the beneficiaries of the scheme to make them aware of the requirement of Aadhaar under the scheme and they may be advised to get themselves enrolled at the nearest Aadhaar enrolment center available in their area by 30/06/2017, in case they are not already enrolled. The list of locally available enrolment centres shall be made available to them.
 - In case, beneficiaries of Targeted Public Distribution System (herein referred to as the Scheme) are not able to enroll for Aadhaar due to non-availability of enrolment centers in the nearby vicinity, the Director of Food and Civil Supplies is required to create Aadhaar enrolment facilities at convenient locations or beneficiaries of Targeted Public Distribution System may register their request for Aadhaar enrolment by giving their name, address, mobile no. and other details specified in paragraph 1 (3)(a)(ii) with District Mamalatdar/ Zonal Officer or through the web portal provided for the purpose.
- This notification shall come in to effect from the date of its publication in the Official Gazette.

By order and in the name of the Governor of Gujarat,

RONAK MEHTA,
Deputy Secretary to Government.

Government Central Press, Gandhinagar.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

NOTICE HOME DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar. 21st June 2017

The Manoeuvres field firing and Artillery practice Act, 1938.

No. GG/22/2017/FAP/172000/2833/P.F./M.- In exercise of the powers conferred by sub-Section (1) of Section 9 of the manoeuvres field firing and Artillery practice Act,1938 (V of 1938) the Government of Gujarat hereby propose, to define the area specified below as the area for the carrying out of field firing and Artillery Practice for the period of 5(Five years) i.e. from issued date of Notification.

Name of Taluka Name of Village 1. 2.		Survey/block No. 3.			Approximate Areas			
				4	5.	6		
		Old	new	H	R	SH		
Dwarka	Okha madhi	84	32	0	73	73		
Dwarka	Okha madhi	97	87	4	30	73		
Dwarka	Okha madhi	105	41	1	45	75		
Dwarka	Okha madhi	117	91	0	22	26		
Dwarka	Okha madhi	119	88	0	51	59		
Dwarka	Okha madhi	124	132	1	34	43		
Dwarka	Okha madhi	126	112	0	45	17		
Dwarka	Okha madhi	127	110	0	66	99		
Dwarka	Okha madhi		9004	5	63	19		
Dwarka	Okha madhi		9005	2	35	06		

Name of Taluka 1.	Name of Village 2.	Survey	Aj	Approximate Areas		
			4 5 6			
· · · · · · · · · · · · · · · · · · ·		Old	new	H	R	SH
Dwarka	Okha madhi	108pl	46	. 2	31	89
Dwarka	Okha madhi	131p	_	85	59	09
Dwarka	Okha madhi	131P11	197	99	82	49
Dwarka	Kuranga 1	11	113	0	54	71
Dwarka	Kuranga	13	115	0	07	14
Dwarka	Kuranga	15	129	0	30	93
Dwarka	Kuranga	21	106	1	37	33
Dwarka	Kuranga	23	104	0	23	78
Dwarka	Kuranga	24	102	0	33	31
Dwarka	Kuranga	25	103	0	38	06
Dwarka	Kuranga	47	95	0	33	38
Dwarka	Kuranga	60	. 69	0	47	58
Dwarka	Kuranga	66	88	2	61	62
Dwarka	Kuranga	79	147	3	09	18
Dwarka	Kuranga	82	143	0	47	57
Dwarka	Kuranga	85	132	0	48	85
Dwarka	Kuranga	86	133	0	36	86
Dwarka	Kuranga	99	160	8	85	92
Dwarka	Kuranga	106	174	15	64	93
Dwarka	Kuranga	112pl	197	0	16	00
Dwarka	Kuranga	115	195	1	31	38
Dwarka	Kuranga	384pl	146	47	68	54
Dwarka	Kuranga	404	109	2	57	87
Dwarka	Kuranga	125/1	122	15	21	76
Dwarka	Kuranga	125/2	167	2	02	90
Dwarka	Kuranga	134/2	112	0	22	59
Dwarka	Kuranga	92p2	139	1	68	84
Dwarka	Kuranga		728	16	14	32
Dwarka	Kuranga	-	727	36	30	60
Dwarka	Kuranga	110p1	750	32	55	34
Dwarka	Kuranga	110p2	751	250	53	. 82
Dwarka	Kuranga		of Sea	179	06	84

- 2. The specified areas has been selected with a view to provide different target area on different days in order both to achieve variety in training and at the same time to avoid evacuation of any particular village or a group of village continuously for the whole specified period. In the specified area only such village and areas as may found to be in danger zone in respect of particular practice will be evacuated for such a days as may be necessary for the practice and the notice of what constitute the danger in question will be given by the Revenue Officer in charge in the area concerned. In no case will all the villages in the specified area be evacuated simultaneously for the whole specified period.
- 3. A summary of the main provision of the Act and the rules there under showing the right and obligations of the residents in the area is appended hereto for general information.
- 4. Any objection or suggestions which may be received by the Deputy Secretary, Home Department, Sachivalaya, Gandhinagar from any person in respect of this notices within two (2) months from the date of its publication in Government Gazette will be considered by Government.

SUMMARY OF THE MAIN PROVISIONS OF THE ACT AND RULES FRAMED THEREUNDER MANOEUVRES FILD FIRING AND ARTILLERY PRACTICE:

- 1. Notice of the intention of execution of military manoeuvres. Before the execution of military manoeuvres take place over any specified area, there will first be published a notice in the Gujarat Government Gazette notifying the intention of Government to issue a notification specifying the area over which and the period during which the military manoeuvres shall take place. The publication of this notice shall be as wide as possible and shall be given (1) by publication in the principal newspapers of the areas (2) by beat of drum(3) by affixing copies of the notice in the language of the locality in all prominent and public places in the area (4) by sending copies of the notice to selected non official bodies and associations. (5) by distributing copies of the notice at the weekly bazaar places, Agricultural, Religious of other fairs, etc. or if/any held before the date fixed for the manoeuvres. (6) in such other manner as the collector of the district may deem necessary.
- 2. Not before the expiry of three months after the issue of the first notice in the Gujarat Government Gazette the notification itself shall be published in the Gujarat Government Gazette authorizing the execution of military manoeuvrers over then specified area during a specified period which shall not exceed three months, publicity to this notification also shall be given as widely as possible and fresh notices issues as in the case of the earlier notice one month and one week as nearly as may be before the commencement of the manoeuvres.
- 3. Action allowed as regards the use of land and water in the specified area by military forces. During the period of the manoeuvres the military forces engaged in the manoeuvres shall, within the specified limits, pass over, encamp or construct military works or execute military manoeuvres and supply themselves with water from any source of water in such area.
- 4. Restrictions imposed on the use of water supply and sacred places. But the taking water shall not be excess of the reasonable requirement of the military forces or shall not be of such quantity as would curtail the supply ordinarily required by those entitled to the use of the such water supply.
- 5. The military forces are not authorized to enter upon or interfere with any well or tank held sacred by any religious community or any place of worship or ground attached there to except for the legitimate purpose of offering prayers or any place or building reserved or used for the disposal of the dead, or any dwelling house or premises attached there to or any educational institution, factory, workshop/or store or any premises used for the carrying on of any trade, business or manufacture or any garden or pleasure ground, or any ancient monument as defined in section 2 of the Ancient monuments preservation Act, 1904.
- 6. Restoration of lands the officer in command of the military forces shall see that all lands used in the Manoeuvres are restored as far as practicable to their previous condition.
- 7. Precautions to be taken danger zone. The Collector of the district or any other officer deputed by him shall arrange for ail through fates, paths, by ways and other approaches to the notified areas to be guarded by sign boards, pickets. Etc., on the day of the maneuvers or the practice. He shall also by beat of drum make known to the inhabitants of the area affected the following penal provisions of the Act.
- 8. Acts prohibited for the public at large Any person who (i) willfully obstructs or interferes with the execution of the men oeuvres or (ii) without due authority enters or remains in any camp, or (iii) without due authority interferes with flag or mark or any apparatus used for purposes of the men oeuvres shall be punishable with fine which may extent to ten rupees.
- 9. Provisions as regards the claim and award of compesation to persons suffering loss or damage Compensation for any damage caused by military menoeuvres to person or remains in any camp, or for interference with lawful rights or privileges, including expenses reasonable incurred in protecting person, property, rights and privileges during the manoeuvres shall be paid by military compesation officer in the presence of the Revenue Officer deputed by the Collector.

- 10. All claims to compensation should be made to the Revenue Officer by the person affected or by his agent within 72 hours from the announcement made by the Revenue Officer that all such claims should be presented to him.
- 11. It shall be the duty of the Revenue Officer deputed to consider all claims for compensation and determine the amount of compensation to be awarded by investigation on the spot and after hearing the clients and to disburse the amount to the clients. In assessing the amount of compensation due care shall be taken to ascertain the amount of damage caused and the amount that will be required to remedy of repair that damage.
- 12. Right of appeal Any claimant who is dissatisfied with the order of the Revenue Officer refusing to award him any compensation or with the amount of compensation awarded to him may, within fifteen days from the communication of the decision to him, give notice to the Revenue Officer of his intention appeal against the decision.
- 13. All appeals shall be decided by a Commission constituted by the Collector consisting of himself as chairman, a person nominated by the Officer Commanding and two persons nominated by the District Board. The decision of the Commission shall be final and no suit shall lie in any civil court in respect of any matter decided by the Commission.
- 14. No fee shall be charged in connection with any claim notice appeal, Application document filed before the revenue officer, collector or the commission.

FIELD FIRING AND ARTILLARY PRACTICE

- 15. Notice of the intention of the execution of field firing and artillery practice The first notice, notifying the intention of Government to issue a notification authorizing field firing and/ or artillery practice during a specified period over a notified area or any specified therefore, shall be published in the same manner as the notice issued for the execution of military manoeuvres.
- 16. Publication of the Notification The notification authorizing filed firing and/ or artillery practice shall not be issued until the expiry of two months from the date of the first publication of the notice in the Gujarat Government Gazette.
- 17. A fresh notice shall be published one week as nearly as may be before the commencement of the period or of each period specified in the notification and the notice by beat of drum shall be given seven and two days as nearly as may be before the commencement of field firing and artillery practice in the areas concerned.
- 18. Special provisions as regards the area declared to be danger zone In such notified area, there will be some area which will be declared as a danger zone by the Commanding Officer. This danger zone area will be marked in bold red ink and one copy of the map preciously published with the notice.
- 19. The danger zone area shall be guarded by sign boards, pickets, etc. on the day of the practice.
- 20. It should be remembered that all persons and domestic animals are bound to vacate the danger-zone area during the specified period and that they are not to enter that area during the specified period. The District Superintendent of Police or any other officer deputed by him shall arrange for evacuations under the supervision of the Revenue Officer deputed under section 6 of the Act.
- 21. If there be dwelling houses in the danger zone occupied by women entry will be made after giving adequate warning, through a local inhabitant, and in the presence of two respectable inhabitants of the locality to ensure the exclusion of persons and domestic animals from the danger zone area.
- 22. The compensation payable for exclusion or removal of any person, or cattle from any place declared to be a danger zone shall be paid before the evacuation is enforced; it shall include compensation for any loss of employment resulting from any such removal or exclusion.

- 23. The Revenue Officer will usually disburse the amount of compensation before the evacuation but in rare cases may grant suitable advances in money to any persons requiring them for expenditure on transport, accommodation, food fodder, etc., which shall be set off against the amount of compensation.
- 24 Offences Punishable, It should be remembered that within the notified area and during the specified period no person should (a) willfully obstruct or interfere with the carrying out of Filed Firing or Artillery Practice, or (b) without due authority enter or remain any camp, or (c) without due authority enter or remain in any area declared to be a danger zone at a time when entry there to is prohibited, or (d) without due authority interfere with any flag or mark or largest or any apparatus used for the purpose of the practice, and if he dose so he will be punishable with fine which may extend to ten rupees.
- 25. Provision as regard compensation, right of appeal, etc. The provisions as regards the claim for compensation, method of assessing the compensation, award compensation or refusal of the claim, right of appeal, etc. mentioned above in the case of military manoeuvres, apply in the case of Field Firing and Artillery Practice also.

By order and in the name of the Governor of Gujarat.

D. R. BHAMMAR,
Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st June, 2017.

MOTOR VEHICLES ACT, 1988.

No.PT-2017-19-MVD-102017-386-KH: The following draft of rules which is proposed to be issued under clause (a) of sub-section (2) if section 28 of the Motor Vehicles Act, 1988 (59 of 1988) is published as required by sub-section (1) of section 212 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary to the Government, (Transport), Ports and Transport Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

MOTOR VEHICLES ACT, 1988.

No. PT-2017-19-MVD-102017-386-KH: In exercise of the powers conferred by clause (a) of Sub-section (1) of section 28 of the Motor Vehicles Act, 1988 (59 of 1988), the Government of Gujarat hereby makes the following rules, further to amend the Gujarat Motor Vehicles Rules, 1989, namely:-

1. These rules may be called the Gujarat Motor Vehicles (Amendment) Rules, 2017,

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- 2. In the Gujarat Motor Vehicles Rules, 1989, (hereinafter referred to as "the said rules") after rule 3A, the following rule shall be inserted namely:-
 - "3B The Principal of Industrial Training Institute (ITI) working at taluka headquarters within his jurisdiction shall be the Licensing Authority for the issue of learner's licences for applicants residing within the Taluka in which the ITI is located".
- 3. In the said rules, in rule 4 after sub-rule (4), the following sub-rule shall be added, namely:-
 - "(5) An instructor in the trade of Automobiles or Mechanical working in the respective Industrial Training Institutes (ITI), within his jurisdiction shall be the Testing Officer for the purpose of a test under sub-section (5) of section 8 of the Act in respect of applicants residing within the Taluka in which the ITI is located".

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR,Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૨૨મી જૂન, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીબી/પીટી/૨૦/૨૦૧૭/એસટીસી/૩૭૯૮/૧૬૬૫/પાર્ટ-૧/ઘ :- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સબંધમાં અગાઉ બહાર પાડેલા જાહેરનામાઓ રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''મહેસાણા વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, મહેસાણા વિભાગ, મહેસાણા	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, મહેસાણા	સરકારી સભ્ય
3	એક્ઝીક્યુટિવ એન્જિનિયર, જીલ્લા પંચાયત, મહેસાણા	
8	આસિસ્ટન્ટ કોમર્શીયલ સુપ્રિન્ટેન્ડન્ટશ્રી, વેસ્ટર્ન રેલ્વે, મહેસાણા	
પ	શ્રી અરવિંદભાઈ અમૃતલાલ નાયક, હરીહર સોસાયટી, તેજેશ્વર મહાદેવ પાસે, મુ. કડી,	
	જી. મહેસાણા	બિન સરકારી સભ્ય
8	ડૉ. સુખાજી સોમાજી ઠાકોર, નર્મદાનગર સોસા. રીલાયન્સ પંપ પાછળ, મુ. બેચરાજી,	
	જી. મહેસાણા	
9	શ્રી ચંદ્રકાંતભાઈ હીરાલાલ પટેલ, મુ. લાંઘણજ, તા. જી. મહેસાણા	

ક્રમ	નામ અને સરનામું	હોદ્દો
6	શ્રી બચુભાઈ સોમનાથભાઈ નાયક, આશાપુરી સોસા. સિવિલ પાછળ, મુ. વિસનગર,	
	જી. મહેસાણા	
4	સુશ્રી નેહાબેન સતિષચંદ્ર જાની, બ્રાહ્મણ શેરી, મુ. ઉંઝા, જી. મહેસાણા	A Paragraphy .
90	શ્રી રતિલાલ નારાયણભાઈ વાલ્મિકી, મુ. ગોરીસણા, તા. ખેરાલુ, જી. મહેસાણા	5
99	શ્રી માનસિંહભાઈ નરસિંહભાઈ ચૌધરી, મુ. ઉણાદ, તા. વડનગર, જી. મહેસાણા	
9.2	શ્રી ધારસંગજી પ્રતાપજી ઠાકોર, મુ. ડેરા, તા. જી. પાટણ	બિન સરકારી સભ્ય
93	શ્રી મહેશભાઈ શાંતિલાલ વ્યાસ, મુ. ભદ્રાડા, તા. સમી, જી. પાટણ	9
98	શ્રી મુકેશભાઈ બેચરદાસ પટેલ, ખુશાલપ્રાગજીનો માઢ, ચાણસ્મા, જી. પાટણ	
૧૫	શ્રી મણીભાઈ કરશનદાસ પટેલ, મુ. ખારી ધારીયાલ, તા. ચાણસ્મા, જી. પાટણ	
१६	શ્રી ગેમરભાઈ નારણભાઈ દેસાઈ, મુ. કમલીવાડા, તા.જી. પાટણ	
99	શ્રી પ્રહલાદજી રામચંદજી ઠાકોર, મુ. ખારેડા, તા. સરસ્વતી, જી. પાટણ	
96	શ્રી શૈલેષજી ફતાજી ઠાકોર, મુ. શેરીસા, તા. કાલોલ, જી. ગાંધીનગર	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફર જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સ્વિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. આર. સોની, સરકારના ઉપ સચિવ.





सत्यमेव जयत

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૨૩મી જૂન, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીબી/પીટી/૨૧/૨૦૧૭/એસટીસી/૧૦૨૦૧૭/મંત્રી-૩૦/ઘ :- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો દ્વ૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સબંધમાં અગાઉ બહાર પાડેલા જાહેરનામાઓ રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''ભરૂચ વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, ભરૂચ વિભાગ, ભરૂચ	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, ભરૂચ	સરકારી સભ્ય
3	જિલ્લા પોલીસ અધિકારીશ્રી, ભરૂચ	
8	આસીસ્ટન્ટ કોમર્શીયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, ભરૂચ	
પ	શ્રી અમરસિંહ ઈશ્વરસિંહ ગોહિલ, મુ. નાડા, તા. જંબુસર, જી. ભરૂચ	2
5	શ્રી શેલેન્દ્રસિંહ હઠીસિંહ ગોહિલ, મુ.પો. અનાર, તા. આમોદ, જી. ભરૂચ	બિન સરકારી સભ્ય
9	શ્રી વિનોદભાઈ રાયસિંગ ગોહિલ, મુ.પો.કડોદરા, તા. વાગરા, જી. ભરૂચ	

ક્રમ	નામ અને સરનામું	હોદ્દો
6	શ્રી કલ્પેશભાઈ અરવિંદભાઈ પટેલ, મુ.પો.મંગેશ્વર, તા.જી. ભરૂચ	
C	શ્રી કિશોરભાઈ ગણપતભાઈ પટેલ, મુ.પો.ભકોદ્રા, તા. અંકલેશ્વર, જી. ભરૂચ	
90	શ્રી હસમુખભાઈ મગનભાઈ પટેલ, મુ.પો. પાંજરોલી, તા. હાંસોટ, જી. ભરૂચ	
99	શ્રી સેવંતભાઈ કાંતુભાઈ વસાવા, મુ.પો.ભમાડીયા, તા. વાલીયા, જી. ભરૂચ	
92	શ્રી દેવેન્દ્રસિંહ ચંદ્રસિંહ ચૌહાણ, મુ.પો.ખરોલી, તા. ઝઘડીયા, જી. ભરૂચ	
93	શ્રી પ્રદિપકુમાર ચિતરંજ ગુજ્જર, ગાંધી બજાર, નેત્રંગ, જી. ભરૂચ	A ALE TO SHEET
98	શ્રી ખાનસિંગભાઈ વાસાવા, મુ.પો. ઉમરાણ, (ગૌવલા વાડી), તા. દેડીયાપાડ,	
	જી. નર્મદા	બિન સરકારી સભ્ય
૧૫	શ્રી બાલુભાઈ એમ. બારીયા, મુ.પો. ઉતાવડી, તા. તિલકવાડા, જી. નર્મદા	
१६	શ્રીમતિ રંજનબેન એ. ગોહિલ, મુ.પો.ગોપાલપુરા, તા. નાંદોદ, જી. નર્મદા	and the second s
99	શ્રી પ્રકાશ કે. વ્યાસ, મુ.પો.રાજપીપળા, તા. રાજપીપળા, જી. નર્મદા	a was es 8 et c
96	શ્રી કંચનભાઈ એસ. તડવી, મુ.પો. ઝરીયા, તા. ગરૂડેશ્વર, જી. નર્મદા	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફર જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. આર. સોની, સરકારના ઉપ સચિવ.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૨૨મી જૂન, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીબી/પીટી/૨૨/૨૦૧૭/એસટીસી/૧૦૨૦૦૬/૨૯૬૦/ઘ :- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સબંધમાં અગાઉ બહાર પાડેલ જાહેરનામાઓ રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''પાલનપુર વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩.	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, પાલનપુર વિભાગ, પાલનપુર	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, બનાસકાંઠા, પાલનપુર	સરકારી સભ્ય
3	પોલીસ અધિક્ષકશ્રી, બનાસકાંઠા, પાલનપુર	
8	આસિસ્ટન્ટ કોમર્શીયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, પાલનપુર	×
પ	શ્રી મંગુભાઈ ભીખાભાઈ પ્રજાપતિ, મુ. મંડાલી હડાદ, જી. બનાસકાંઠા	
ξ	શ્રી કાળુભાઈ ભગવાનભાઈ પ્રજાપતિ, મુ. મગરવાડા, તા. વડગામ, જી. બનાસકાંઠા	બિન સરકારી સભ્ય
9	શ્રી ભરતભાઈ અખાણી, મુ. દિયોદર, જી. બનાસકાંઠા	

ક્રમ	નામ અને સરનામું	હોદો	
(શ્રી વાઘાજી ઠાકોર, મુ.પો. બાઈવાડા, તા. ડીસા, જી. બનાસકાંઠા		
C	શ્રી મણીસિંહ વખતસિંહ વાઘેલા, મુ. ધાનેરા, જી. બનાસકાંઠા		
90	શ્રી ઓખાભાઈ વણાભાઈ પટેલ, મુ. થરાદ, જી. બનાસકાંઠા	*	
99	શ્રી રામજીભાઈ લવજીભાઈ ગજ્જર, મુ. કાંકરેજ, જી. બનાસકાંઠા		
92	શ્રી પરથીજી ઉગરાજી ઠાકોર, મુ. હોડા, તા. પાલનપુર, જી. બનાસકાંઠા		
93	શ્રી દિલીપભાઈ હેમશંકર પુરોહિત, મુ. લાખણી, જી. બનાસકાંઠા		
98	શ્રી અભેરામભાઈ પબાભાઈ બ્રાહ્મણ, મુ. ભાખરી, તા. વાવ, જી. બનાસકાંઠા		
94	શ્રી દલપતભાઈ બારોટ, મુ. પાલનપુર, જી. બનાસકાંઠા	બિન સરકારી સભ્ય	
95	શ્રી અણદાજી ઠાકોર, મુ.પો. ઉચોસણ, તા. સુઈગામ, જી. બનાસકાંઠા		
99	શ્રી જકસીજી બબાજી ઠાકોર, મુ. મુડવાડા, સિધ્ધપુર, જી. બનાસકાંઠા		
96	શ્રી અરજણભાઈ ભોજાભાઈ આયર, મુ. રણમલપુરા, તા. સાંતલપુર, જી. બનાસકાંઠા	1.20	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. આર. સોની, સરકારના ઉપ સચિવ.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th June, 2017.

MOTOR VEHICLES ACT,1988

NO...PT/2017/23/MTA/102017/1042/KH:- In exercise of the powers conferred by clause (d) (i) of sub section (1) of Section 67 of Motor Vehicles act.1988 (act No. 59 of 1988) the Government of Gujarat having regard to the provisions of clause (a) to (d) of the said sub section (1), in supersession of all the Notifications in this regard, hereby issues directions to the State Transport Authority and the Regional Transport Authority of Gir Somanath (Veraval) region regarding fixing rates of fares for the stage carriages operated by Trisha Charitable Trust, Veraval plying in the areas of veraval patan joint nagarpalika specified in the schedule appended to this notification with effect from the date of publication of this notification in the official gazette namely:-

Fares (inclusive of the amount of tax on passenger, if any, levied or liable under the Gujarat motor vehicles (Taxation of passengers) Act. 1958 (Bom.LXVII of 1958) for the time being in force) and freights for stage carriages plying in the areas and on the routes respectively specified in column 1 & 2 of the scheduled appended hereto shall be subject to such maximum rates to fare and freight as specified against them in column 3 & 4 respectively of the said schedule:

Provided that, in case of any journey undertaken by a student, if no such tax is liable, the fares for such journey shall be so adjusted as to exclude there from the amount of such tax.

Provided further that the stage carriage operator shall not commit any breach of the stage carriage permit as per the Act and Rules made there under as amended from time to time. In case of such breach stage carriage permit sanction shall be liable to be cancelled forthwith.

SCHEDULE

Areas	Route	Maximum fare (Inclusive of passenger Tax)	Freight
1	2	3	4
Patan-Veraval Nagarpalika areas which shall not be beyond (10) Ten kms. Limit having approved route where stage carriages (city passenger bus service) are operated by Trisha Charitable Trust. Veraval	All routes, such routes serving the areas adjacent to Patan-Veraval Nagarpalika, approved under the provision to Section 3 of the Gujarat Motor Vehicles (Taxation of Passengers) Act. 1958	for the first stage or part thereof. (ii)Thereafter an increase of Rs.1.00 more per passengers beyond first stage up to the three stages. (iii) Increase of Rs.1.00 for subsequent each three	(i)Rs.5.00(Five rupees) per article of luggage for first two stages or part thereof. (ii)Thereafter, increase Of Rs. 1.00(One rupee) per article of luggage for each three stages. Provided that article not exceeding 25 Kgs. in weight aggregate shall not be charged.

Note:

- (i) For the purpose of this Notification, the word "stage" means distance of two kilometers.
- (ii) In the notification the word "passenger" shall have the same meaning as envisaged to it in the clause (h) of Rule 2 and sub rule (1) of Rule 119 of the Gujarat Motor Vehicles Rules, 1989.

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR, Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th June, 2017.

NO...PT/2017/24/MTA/102017/1042/KH:- In exercise of the powers conferred by the First proviso to sub section (i) of section 3 of the Bombay motor vehicles (Taxation of passengers) act. 1958 (Bomb.LXVII Of 1958) the Government of Gujarat in supersession of all the Notifications in this regard hereby approves the routes to be operated by Trisha charitable trust, Veraval on veraval patan joint nagarpalika specified in the schedule appended hereto for the purpose of the said proviso.

SCHEDULE

Sr.no	Route Name	Via
1	Reyon guest house to Dehotsarg	Birla Temple, Rajendra Bhuvan, Mamlatdar Office, Civil Hospital, Garden, Library, Sudharai Kacheri, Fish Market, Sudharai Kacheri, Library, Swami Mandir, Baharkot, Labela, Patan Gate, Sahigara, Talala Road, Bhalka Mandir, Bhidiya Naka, Bhidiya Plot, Bhidiya Naka, Bhid Bhanjan, Hajiji, Jaafar Munjaafar, Prabhaasa Patan, Adhyapan Lakhminarayan Mandir, Somanath, Lakshminarayan Mandir, Triveni, Dehotsarg
2	Dehotsarg to Chhatroda	Dehotsarg, Triveni, Lakshminarayan Mandir, Somanath, Lakhminarayan Mandir, Adhyapan, Prabhasa Patan, Jaafar Munjaafar, Hajiji, Bhid Bhanjan, Bhidiya Naka, Bhidiya Plot, Bhidiya Naka, Bhalaka Mandir, Talala Road, Saahigara,

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		Patangate, Labela, Railway Station, Rambharosa, Garden, S.T., Reyon Naka, Shikshak Colony, Saibaba, Baliya Hanuman, Biyaran Kendra, Chhatroda	
3	Chhatroda to Hiran	Chhatroda, Biyaran Kendra, Baliya Hanuman, Sai Baba, Shixak Koloni, Reyon Naka, ST. Garden, Library, Swami Mandir, Baharkot, Ram Bharosa, Labela, Patan Gate, Sahigara, Talala Naka, Moto Haweli, Rail Way Fatak, Moti Haweli, Talala Naka, Bhalka Mandir, Bhidiya Naka, Bhid Bhanjan, Hajji, Jaafar Munjaafar, Prabhas Patan Adhyapan, Hiran	
4	Somantha to Reyon factory	Somanath, Lakhminarayan Mandir, Adhyapan, Prabhasa Patan, Jaafar Munjaafar, Hajiji, Bhid Bhanjan, Bhidiya Naka, Bhalka Mandir, Talala Road, Saahigara, Patan Gate, Labela, Ram Bharosa, Railway Station, Taj Society, Chandramauleshwar Mandir, Supervisor Building, Reyon	
5	Chanduvav to Bhidiya plot	Chanduvav, Govindbhaini Vadi, Chatroda, Biyaran Kendra, Baliya Hanuman, Devaka, Reyon, S.T., Garden, Library, Swami Mandir, Baharkot, Labela, Patan Gate, Sahigara, Talala Road, Bhalka Mandir, Bhidiya Naka, Bhidiya Plot.	

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR, Deputy Secretary to Government.





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PART IV-A

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બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૪થી જુલાઈ, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંકઃ જીબી/પીટી/રૂપ/૨૦૧૭/એસટીસી/૩૦૯૮/૧૬પ૦/ઘઃ- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમે, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર દ્વારા આથી આ સંબંધમાં અગાઉ બહાર પાડેલા જાહેરનામાઓ રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''અમદાવાદ (શહેર) વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, અમદાવાદ વિભાગ, અમદાવાદ	અધ્યક્ષ
5	પોલીસ કમિશ્નરશ્રી, અમદાવાદ અથવા તેમના પ્રતિનિધિ	સરકારી સભ્ય
3.	શ્રી વિનુભાઈ રાદડીયા	
8	શ્રી રતિભાઈ સાવલિયા	

ક્રમ	ાદ ૪૩ કિલ્લા છેલ્લા કેલિક નામ અને સરનામું	હોદો
પ	શ્રી વાસુભાઈ પટેલ	
5	શ્રી શંભુભાઈ વાટલીયા	
9	શ્રી શૈલેષભાઈ ઠક્કર	
6	શ્રી મફતભાઈ પટેલ	બિન સરકારી
4	શ્રી બલરામભાઈ થાવાણી	સભ્ય
90	શ્રી ઈશ્વરસિંહ ઠાકોર	
99	શ્રી અશોકભાઈ પટેલ	•
92	શ્રી ભરતભાઈ ગોંડલીયા	
93	શ્રી કેયુરભાઈ પરીખ	
98	શ્રી ભરતભાઈ આર. પટેલ	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરોને વ્યાજબી દરે ખાનપાનની, વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવધાઓનો પ્રબંધ.
- (ધ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રકાશ મજમુદાર, સરકારના નાયબ સચિવ.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૪થી જુલાઈ, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંકઃ જીબી/પીટી/૨૬/૨૦૧૭/એસટીસી/૧૦૨૦૦૬/મિલિ-૪૭/ઘઃ- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર દ્વારા આથી આ સંબંધમાં અગાઉ બહાર પાડેલા જાહેરનામાઓ ૨૯ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની "ભુજ વિભાગ માટેની સલાહકાર સમિતિ તરીકે" ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, રાજકોટ વિભાગ, રાજકોટ	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, કચ્છ–ભુજ	સરકારી સભ્ય
3	પોલિસ અધિક્ષકશ્રી, કચ્છ–ભુજ અથવા તેમના પ્રતિનિધિ	
8	એરીયા મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, ગાંઘીઘામ	1

ક્રમ	નામ અને સરનામું	હોદો
પ	શ્રી ઉમેશભાઈ આચાર્ય, મુ.પો. હાજીપીર, તા. ભુજ	
8	શ્રી જયસુખભાઈ ઠક્કર, પ્રમુખ સ્વામીનગર, ભુજ	
9	શ્રી હરેશભાઈ મહેશ્વરી, સી–૨૪૫, પ્રથમ ગેટ, પ્રમુખ સ્વામીનગર, ભુજ	
6	શ્રી રામસંગજી જાડેજા, મુ.પો. વરસામેડી, તા. અંજાર	
٤	શ્રી દર્ષભાઈ વિક્રલદાસભાઈ પટેલ, મુ.પો. કોટડા(ચ.), તા. ભુજ	
90	શ્રી રવાભાઈ આહીર, મુ.પો. કણઝરા, તા. મુંદ્રા	N and
99	શ્રી સામતભાઈ ગઢવી, મુ.પો. પાંચોટીયા, તા. માંડવી	બિન સરકારી
92	શ્રી મહેન્દ્રભાઈ પટેલ, નવી ભચાઉ, રેલ્વે ફાટકની બાજુમાં, ભચાઉ	સભ્ય
93	શ્રી ભવાનસિંહ ભીખુભા જાડેજા, મુ.પો. વિજપાસર, તા. ભચાઉ	
૧૪	શ્રી વિક્રમસિંદ જાડેજા, મુ.પો. વિંઝણ, તા.અબડાસા	
૧૫	શ્રી પેથાભાઈ પટેલ, મુ.પો. આઘોઈ, તા. ભચાઉ	R
95	શ્રી નશાભાઈ દૈયા, મુ.પો. ગેડી, તા. રાપર	
99	શ્રી તાનશેનભાઈ શાહ, ચંકેશ્વરી ઓટો મોબાઈલ, ભુંજ-નખત્રાણા હાઈવે,	
	પશુ–દવાખાનાની સામે, નખત્રાણા	*
96	શ્રી ખેંગારભાઈ રબારી, મુ.પો.વિથોણ, નખત્રાણા	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરોને વ્યાજબી દરે ખાનપાનની, વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રકાશ મજમુદાર, સરકારના નાયબ સચિવ.





सत्यमेव जयते

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st July, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

No. GVN-2017-(20)/JJM/15-04/17/GSF-13/F.—In exercise of the powers conferred by section-20 of the Indian Forest Act. 1927 (XVI OF 1927), in its Application to the State of Gujarat the Government of Gujarat is pleased with reference of the Government Forest and Environment department notification No:-GVN-2002/(21)/JJM-1692-144-K dated: 12/11/2002 Published in Gujarat Government Gazette part- I dated:- 24.10.2002 on Pages 108-1 to 108-3 declare the land in Bhachau taluka of Kutchh district specified in the Schedule here under appended, to be "RESERVED FOREST" with effect from the date of issue of this Notification.

SCHEDULE

Taluka: Bhachau

District : Kutchh

Sr. No	Sr. No Name of Village	Survey No	A	REA	Boundarirs
		Village		H.A	
1	1965 126 1966	3 3 3	15 4	5	6
1	Lakadia	1183	21.39	8.9	North: S. No. 174/3, 174/2, 174/1, 173/2,
	· BIH	1184	42.03	17.03	173/1, 172, 170, Marg, 166, 165, 163,
	pp figu	1185	63.36	25.85	162, 160, 1190(Gauchar), 152/1
	640	1186	43.27	17.67	East: S.No.1119, 1188, 159, 158, Marg,
		1187	99.18	40.24	1188 and 157
					South: Village Boundary of Juna Katariya and
	8				S.No.175, 177/1, 177/2, 182
					West: S.No. 182 and 181
		Total	271.03	109.69	

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામં

સચિવાલય, ગાંધીનગર, ૧લી જુલાઈ, ૨૦૧૭.

ક્રમાંક : ગવન/૨૦૧૭-(૨૦)/જજમ/૧૫-૦૪/૧૭/જીએસએફ-૧૩/એફ. - ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી સને ૧૯૨૭ ના ભારતનાં જંગલો બાબતોનાં (સને ૧૯૨૭ના ૧૬માં) અધિનિયમની કલમ ૨૦થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર ગુજરાત રાજ્ય પત્રના તા.૧૨.૧૧.૨૦૦૨ ના પાના નં. ૧૦૮-૧ થી ૧૦૮-૩ ઉપર પ્રસિદ્ધ કરેલી તા. ૨૪.૧૦.૨૦૦૨ ના વન અને પર્યાવરણ વિભાગની અધિસુચના ક્રમાંક : ગવન/૨૦૦૨/(૨૧)/જજમ/૧૬૯૨/૧૪૪-ક નાં અનુસંધાનમાં આ સાથે જોડેલી અનુસુચિત નિર્દિષ્ટ કરેલ કચ્છ જિલ્લાના ભચાઉ તાલુકાની જમીનને આ અધિસુચના પ્રસિધ્ધ થયાની તારીખથી 'અનામત જંગલ' તરીકે જાહેર કરે છે.

અનુસૂચિ

તાલુકો : ભચાઉ

જિલ્લો : કચ્છ

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ	તાર	ચતુ:સીમા
			એકર-ગુંઠા	હેઆર	
9	5	3	8	પ	\$
q ·	લાકડીયા	9963	૨૧.૩૯	6.6	ઉત્તર: સ.નં. ૧૭૪/૩, ૧૭૪/૨, ૧૭૪/૧, ૧૭૩/૨
		9968	85.03	99.03	૧૭૩/૧, ૧૭૨, ૧૭૦, મારગ ૧૬૬, ૧૬૫
	o-jenő Tillita	११८५	\$3.35	૨૫.૮૫	૧૬૩, ૧૬૨, ૧૬૦, ૧૧૯૦ (ગૌચર)
	9, -19.2	9968	83.29	99.59	૧૫૨/૧
		9969	66.96	80.58	પૂર્વ : સ.નં. ૧૧૧૯, ૧૧૮૮, ૧૫૯, ૧૫૮
		4,244			મારગ, ૧૧૮૮ અને ૧૫૭
55				22	દક્ષિણ : મોજે. જુના કટારીયાનો સીમાડો અને સ.નં
		30.			૧૭૫, ૧૭૭/૧, ૧૭૭/૨, ૧૮૨
		w.			પશ્ચિમ : સ.નં. ૧૮૨ અને ૧૮૧
		કુલ :	299.03	906.56	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપસચિવ.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

INDUSTIRES AND MINES DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd July, 2017.

MINES AND MINERALS (Development and Regulation) ACT, 1957.

No GUJ-2017-23-MCR-102015-406-CHH-1: - WHEREAS, the Government of Gujarat by Government resolution /Industries and Mines department no MCR-1091-3821-CHH dated the 19th November, 2009 has reserved lignite areas for State PSUs;

AND WHEREAS the Government of Gujarat had sent the proposal to Central Government for reservation of (1) 1400 Hectare area of Damlai block in Taluka Jhagadia, Dist - Bharuch.(2) 1600 Hectare area of Ghala block in Taluka Mandvi, Dist -Surat.(3) 3015 Hectare area of EFG block in Taluka: Valia, Dist - Bharuch.(4) 2973 Hectare area of Lakhpat block in Taluka: Lakhpat, Dist - Kutchh under sub-section (2) of 17A of Mines and Minerals (Development and Regulation) Act, 1957 and the Central Government has conveyed its approval for the same, vide its letter dated the 17th February, 2016, 24th June, 2016 and 7th December, 2016;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 17A of the Mines and Minerals (Development and Regulation) Act, 1957 (67 of 1957) (hereinafter referred to as the said Act), the Government of Gujarat hereby reserve the following four areas alongwith its co-ordinates for lignite mining in favour of Gujarat Mineral Development Corporation. However before granting "mining lease" in respect of areas reserved under sub-section (2) of section 17A, the State Government shall obtain "prior approval" of Ministry of Coal, - Government of India under section 5 of the said Act.

IV-A-Ex.-106-1

(1) Name of the block - Ghala lignite block.

Taluka - Mandvi. District: Surat

Block area in Hectare -1600 Hectare

FID	DMS		UTM in Mts.		
- 45	Latitude	Longitude	X	Y	
1	2120 06.36783N	073 04 24.14706E	300190.5115	2360457.5872	
2	2120 01.64331N	073 04 36.12340E	300533.8493	2360308.0576	
3	2119 46.10724N	073 05 15.50035E	301662.7472	2359816.4026	
4	2117 42.56211N	073 04 17.85401E	299955.0382	2356036.8506	
5	2117 38.81060N	073 03 29.49091E	298559.5917	2355938.5722	
6	2117 34.09443N	073 02 28.76290E	296807.3320	2355815.1641	
7	2120 30.80464N	073 03 22.18798E	298414.3590	2361231.1330	
8	2120 26.97936N	073 03 31.88838E	298692.4259	2361110.0300	
9	2120 27.44065N	073 03 32.52045E	298710.8143	2361123.9931	
10	2120 29.08577N	073 03 33.25850E	298732.7052	2361174.3292	
11	2120 28.18188N	073 03 35.06863E	298784.5217	2361145.8855	
12	2120 25.56089N	073 03 42.78949E	299006.0072	2361062.5312	
13	2120 25.39968N	073 03 42.92297E	299009.7926	2361057.5256	
14	2120 24.36164N	073 03 46.55987E	299114.1981	2361024.3087	
15	2120 24.01449N	073 03 47.40337E	299138.3724	2361013.3324	
16	2120 22.58696N	073 03 51.82941E	299265.3708	2360967.8572	
17	2120 22.31108N	073 03 52.81227E	299293.5880	2360959.0239	
18	2120 21.08799N	073 03 57.97440E	299441.8750	2360919.5774	
19	2120 20.41920N	073 04 01.59622E	299545.9871	2360897.7257	
20	2120 19.36258N	073 04 09.06669E	299760.8540	2360862.5853	
21	2120 19.56749N	073 04 11.30783E	299825.5111	2360868.0957	
22	2120 19.86548N	073 04 15.77184E	299954.2565	2360875.6840	
23	2120 21.70335N	073 04 22.47015E	300147.9639	2360929.8460	
24	2120 22.38188N	073 04 29.92779E	300363.1140	2360948.0856	
25	21 2018.02182N	073 04 30.40909E	300375.3429	2360813.8158	
26	212017.40047N	073 04 24.49140E	300204.5872	2360796.7915	
27	212017.36281N	073 04 24.13276E	300194.2387	2360795.7598	
28	2120 14.15109N	073 04 24.65252E	300208.0067	2360696.7950	
29	212006.36783N	073 04 24.14706E	300190.5115	2360457.5872	

(2) Name of the block - EFG lignite block.

Taluka - Valia.

District: Bharuch

Block area in Hectare - 3015 Hectare

FID	DM	IS	UTM in Mts.		
	Latitude	Longitude	X	Y	
1	213122.28889N	073 1441.33001E	318207.4945	2381037.3321	
2	213121.18123N	073 12 56.89524E	315201.7356	2381037.3321	
3	21 3133.70619N	073 1109.16968E	312106.0989	2381458.2713	
4	2134 15.74893N	073 1410.10601E	317369.2858	2386382.2458	
5	2134 18.00234N	073 13 51.69235E	316840.3499	2386457.5563	

FID	DN	1S	UTM in Mts.		
	Latitude	Longitude	X	Y	
6	21 35 37.12613N	07314 29.41065E	317952.9034	2388878.7391	
7	21 35 29.90499N	073 15 20.80179E	319428.5925	2388640.0188	
8	21 35 29.95962N	073 15 26.01606E	319578.5925	2388640.0188	
9	21 32 30.58651N	073 15 28.16039E	319578.5925	2383122.7190	
10	21 31 22.28889N	073 14 41.33001E	318207.4945	2381037.3321	

(3) Name of the block - Damlai lignite block.

Taluka - Jhagadia. District: Bharuch

Block area in Hectare -1400 Hectare

FID	DM.	IS	UTM in	Mts.	
	Latitude	Longitude	X	Y Y	
1	21 39 49.97476N	073 12 47.94130E	315123.6995	2396688.5137	
2	2139 50.62334N	073 12 48.25541E	315132.9599	2396708.3575	
3	21 39 50.99011N	073 12 46.36428E	315078.7202	2396720.2638	
4	21 39 52.35893N	073 12 45.65718E	315058.8764	2396762.5972	
5	21 39 55.27752N	073 12 45.06903E	315043.0014	2396852.5557	
6	2140 29.02249N	073 13 07 47225E	315699.0000	2397883.0000	
7	2140 34.64134N	073 12 30.66932E	314643.0000	2398068.0000	
8	2141 20.60892N	073 12 23.97811E	314467.0000	2399484.0000	
9	2142 06.08523N	073 12 56.77288E	315425.7852	2400871.7835	
10	2142 05.78000N	073 13 45.34094E	316821.6285	2400846.3772	
11	2142 06:i2153N	073 14 17.39058E	317742.9201	2400846.3772	
12	214101.70177N	073 14 18.17423E	317742.9201	2398864.8529	
13	2140 58.22431N	073 14 25.30996E	317946.8264	2398755.5722	
14	21 39 29.13203N	073 14 26.42918E	317947.9201	2396015.1298	
15	21 39 28.39985N	073 13 17.65544E	315970.3679	2396015.1478	
16	21 39 28.30211N	073 13 12.54917E	315823.5238	2396013.8249	
17	21 39 27.32140N	073 13 09.34029E	315730.9195	2395984.7206	
18	21 39 28.73573N	073 13 08.86280E	315717.6903	2396028.3770	
19	21 39 28.19792N	073 13 06.84482E	315659.4818	2396012.5019	
20	21 39 29.44120N	073 13 06.46145E	315648.8985	2396050.8666	
21	21 39 30.24259N	073 13 00.97602E	315491.4711	2396077.3250	
22	21 39 32.92293N	073 12 58.22828E	3154134188	2396160.6689	
23	21 39 34.72233N	073 12 53.55878E	315279.8040	2396217.5544	
24	21 39 34.53199N	073 12 51.85862E	315230.8560	2396212.2628	
25	21 39 35.91305N	073 12 44.29537E	315013.8972	2396257.2420	
26	21 39 40.85302N	073 12 43.68232E	314998.0222	2396409.3777	
27	21 39 44.95958N	073 12 45.56431E	315053.5848	2396535.0551	
28	2139 46.61865N	073 12 47.84460E	315119.7307	2396585.3260	
29	1213949.97476N	07312 47.94130E	315123.6995	2396688.5137	

(4) Name of the block - Lakhpat lignite block.

Taluka - Lakhpat.

District: Kutch

Block area in Hectare - 2973 Hectare

FID	DM	S	UTM in mts.		
(90)	LATITUDE	LONGITUDE	Northing	Easting	
1	23° 48' 45.2738" N	68° 43'49.3304" E	2633502.444	472535.957	
2	23° 48' 35.9000" N	68°46' 26.0800" E	2633206.422	476970.575	
3	23° 49' 0.4911" N	68° 46' 33.7259" E	2633962.338	477188.105	
4	23° 49' 0.7359" N	68°46' 35.7410" E	2633969.776	477245.131	
5	23° 49' 0.9614" N	68°46' 37.5973" E	2633976.628	477297.664	
6	23° 49'3.5480" N	68° 46' 41.4271" E	2634056.003	477406.143	
7	23° 49' 7.4155" N	68°46' 38.6150" E	2634175.066	477326.768	
8	23° 49' 11.54S8"N	68°46' 39.0755" E	2634302.066	477339.997	
9	23° 49' 15.1650" N	68°46' 43.0907" E	2634413.191	477453.768	
10	23° 49' 20.5873" N	68°46' 44.5778" E	2634579.879	477496.102	
11	23°49' 8.9504" N	68°47' 30.4209" E	2634220 045	478792.563	
12	23° 48' 45.5042" N	68°47' 29.0556" E	2633499.054	478752.875	
13	23° 48' 19.2536" N	68° 47'21.6169" E	2632692.073	478541.208	
14	23° 47' 47.6308" N	68°47' 17.9279" E	2631719.728	478435.374	
15	23° 46' 563885" N	68° 46' 41.0820" E	2630145.454	477390.268	
16	23° 46' 32.0347" N	68° 46' 7.7021" E	2629398.004	476444.381	
17.	23° 46' 3.7880" N	68°46' 18.2686" E	2628528.846	476742.038	
18	23° 46' 1.5730" N	68° 46'4.1103" E	2628461.377	476341.193	
19	23° 45' 48.9303" N	68° 46' 7.0772" E	2628072.439	476424.537	
20	23° 45' 51.2737" N	68° 46' 20.8143" E	2628143.877	476813.475	
21	23° 45'40.4372" N	68°46' 23.4972" E	2627810.501	476888.882	
22	23° 45' 30.5004" N	68° 46' 23.6547" E	2627504.907	476892.850	
23	23° 45' 28,9358" N	68° 46' 12.8612" E	2627457.282	476587.256	
24	23° 45' 25.5698" N	68° 46'5.7164" E	2627354.094	476384.849	
25 ·	23" 45' 13.4397" N	68°46' 6.2987" E	2626981.031	476400.724	
26	23° 45' 5.4421" N	68° 46' 8.6963" E	2626734.968	476468.193	
27	2°3° 45' 5.0674" N	68° 46' 17.1092" E	2626723.061	476706.319	
28	23° 45' 6.2326" N	68°46' 19.6308" E	2626758.780	476777.756	
29	23°45' 5.9805" N	68° 46' 23.6971" E	2626750.843	476892.850	
30	23°44' 54.8824" N	68° 46' 23.9967" E	2626409.530	476900.788	
31	23°44' 48.5493" N	68° 46' 17.5586" E	2626215.060	476718.225	
32	23°44' 28.8844" N	68°45' 45.0683" E	2625611.809	475797.473	
33	23°44' 50.7868" N	68° 45' 21.6154" E	2626286.498	475134.691	
34	23° 45' 8.5567" N	68° 44' 57.0466" E	2626834.187	474440.158	
35	23° 45' 28.7028" N	68° 45' 5.7011" E	2627453,313	474686.221	
36	23° 45' 29.9976" N	68°45' 8.3626" E	2627493.000	474761.627	
37	23° 45' 40.9697" N	68° 45' 10.0244" E	2627830.345	474809.252	
38	23°45' 36.0538" N	68° 45' 2.6024" E	2627679.532	474598.908	
39	23° 45'44.0575" N	68°45' 4.1295" E	2627925.595	474642.565	
40	23° 45' 57.2170" N	68°45' 1.7208" E	2628330.408	474575.096	
41	23° 45' 57.0820" N	68° 44' 58.0754" E	2628326.44	474471.908	
42	23° 45' 54.7586" N	68° 44' 57.7994" E	2628255.002	474463.971	
43	23° 45' 53.7253" N	68° 44' 57.2405" E	2628223.252	474448.095	

FĭD	DMS	S	UTM in mts.		
rin	LATITUDE	LONGITUDE	Northing	Easting	
44	23° 45" 50.2150" N	68° 44' 41.4028" E	2628116.095	473999.626	
45	23° 45' 54.2025" N	68° 44' 33.5429" E	2628239.127	473777.375	
46	23° 45' 45.5434" N	68°44' 25.9883" E	2627973.22	473563.062	
47	23°45' 59.4546" N	68°44' 10.3964" E	2628401.846	473122.53	
48	23° 46' 10.5072" N	68° 43'43.8721" E	2628743.159	472372.435	
49	23° 46' 19.3847" N	68° 43' 28.5693" E	2629017.004	471939.84	
50	23° 46' 26.3532" N	68° 43' 28.4144" E	2629231.316	471935.872	
51	23° 46' 27.6427"N	68° 43' 27.8507" E	2629271.004	471919.997	
52	23° 46' 34.0958" N	68°43' 28.1176" E	2629469.442	471927.934	
53	23° 46' 39.5094" N	68° 43'24.4602" E	2629636.13	471824.746	
54	23° 46' 43.6403" N	68° 43'25.1526" E	2629763.13	471844.59	
55	23° 46'51.8900" N	68°43'19.8063" E	2630017.131	471693.777	
56	23°47' 4.6504"N	68° 43' 11.0844" E	2630410.038	471447.714	
57	23° 47' 14.1854" N	68° 43" 2.9300" E	2630703.726	471217.527	
58	23° 47' 23.3385" N	68°42' 57.7212" E	2630985.507	471070.682	
59	23° 47' 28.5002" N	68° 42' 57.5697" E	2631144.258	471066.714	
60	23° 47'31.8617" N	68°43' 0.9283" E	2631247.445	471161.964	
61	23° 47' 35.1006" N	68° 43' 7.7934" E	2631346.664	471356.433	
62	23° 47' 39.1098" N	68°43' 12.5532" E	2631469.696	471491.371	
63	23° 47' 42.4674" N	68°43' 13.8083" E	2631572.884	471527.09	
64	23° 48' 1.6958" N	68°43' 13.6269" E	2632164.229	471523.121	
65	23° 48' 2.6001" N	68°43' 14.1860" E	2632192.01	471538.996	
66	23° 48' 10.2129" N	68° 43' 13.4684" E	2632426.167	471519.152	
67	23° 48' 12.0462" N	68°43' 14.4451" E	2632482.492	471546.901	
68	23° 48' 31.9880" N	68° 43' 58.4923" E	2633093.37	472794.417	

By order and in the name of the Governor of Gujarat,

D. G. CHAUDHARI, Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

Social Justice and Empowerment Department NOTIFICATION

Sachivalaya, Gandhinagar, 29th June, 2017.

No. G/L/09/2017/APG/102017/281657/CHH.1:— In exercise of the power conferred by section 53 of the Rights of Persons with Disabilities Act, 2016 (No.49 of 2016), the Government of Gujarat hereby appoints the Deputy Secretary / Joint Secretary / Additional Secretary / Secretary of Social Justice and Empowerment Department dealing with disability affairs as the Appellate authority for the purpose of the Chapter IX Registration of institutions for persons with disabilities and grants to such institutions of the Act.

By order and in the name of Governor of Gujarat,

MAHENDRA CHAUHAN, Under Secretary to Government.

- No. 100 (M. 10) And AND AND CON MAD AND AND THE CO. 100 DR.





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કાયદા વિભાગ

ગાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦ મી જુન ૨૦૧૭.

વકફ અધિનિયમ, ૧૯૯૫.

- (૧) કમાંકઃ જોકે/૪૧/૨૦૧૭/વકફ/૧૦૨૦૧૧/૧૨/૫૬૬/ઈ:- ગુજરાત સરકાર આથી વકફ અધિનિયમ, ૧૯૯૫ (સને ૧૯૯૫નો ૪૩મો) ની કલમ-૧૫ અન્વયે કાયદા વિભાગના જાહેરનામા ક્રમાંક (૧) જોકે/૮/વકફ/૧૦૨૦૧૧/૧૨/૧૨/૧૬/ જોકે/૮/વકફ/૧૦૨૦૧૧/૧૨/૧૪૨/ઈ,તા. ૨૧/૦૨/૧૧,(૨) જોકે/૯/વકફ/૧૦૨૦૧૧/૧૨/૧૯૩/ ઈ, તા. ૦૯/૦૩/૧૧, તથા (૩) જોકે/૨૪/વકફ/૧૦૨૦૧૧/૧૨/૬૨૩/ઈ, તા.૨૬/૦૭/૧૩ થી નિમવામાં આવેલ વકફ બોર્ડના ચેરમેન તથા સભ્યોની મુદત તા.૨૦/૦૨/૨૦૧૬ થી સમાપ્ત કરે છે.
- (૨) વકફ બોર્ડની વહીવટી કામગીરી અંગેનો ચાર્જ મુખ્ય કારોબારી અધીકારીશ્રીને સોંપવામાં આવે છે.
- (3) મુખ્ય કારોબારી અધિકારીશ્રીએ વકફ બોર્ડની વહીવટી કામગીરી ઉપરાંત તાજેતરમાં થયેલ વકફ બોર્ડની અસ્કયામતો અંગેના કોર્ટ કેસોનું અને અન્ય આનુષંગિક મહત્વના પ્રશ્નોનું મોનીટરીંગ કરીને તે અંગેનો માસિક અહેવાલ સરકારશ્રીને સુપરત કરવાનો રહેશે.

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે.જી.વડોદરીયા, સરકારના નાયબ સચિવ, કાયદા વિભાગ.

IV-A-Ex. 108

108-1

સરકારી મધ્યસ્થ મુદ્રણાલય,ગાંધીનગર.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 6th July, 2017.

CONSUMER PROTECTION ACT, 1986

No. GTH/2017/19/CPA/102014/391840/D:- In exercise of the powers conferred by clause (a) of section 9 read with sub station (1) (a), 1(A) and 2 of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby accepts the resignation of Mrs. Vandana Bhatt, Non-Judicial Member, Consumer Disputes Redressal forum, Vadodara (Main) with effect from 20/05/2017 (A.O.H.)

By order and in the name of the Governor of Gujarat,

C. D. TALAWADI,

Section Officer,

Food, Civil Supplies And Consumer Affairs Department.

IV-A- Ex.-109

109-1

Government Central Press, Gandhinagar.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th July, 2017

Constitution of India.

No.GS/2017- 23 /2017(2)-CU:— In exercise of the powers conferred by clauses (2) and (3) of article 166 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Government Rules of Business, 1990, namely:-

- 1. (1) These Rules may be called the Gujarat Government Rules of Business (Second Amendment) Rules, 2017.
 - (2) They shall come into force at once.
- 2. In the Gujarat Government Rules of Business 1990, hereinafter reffered as "The said rules" in the First Schedule,-
 - (A) In Part-1, In entry at serial number 2,-
 - (i) in column 2, for the words "Agriculture, Co- operation & Farmer Welfare Department", the words "Agriculture, Farmers Welfare & Co- operation Department" shall be substituted.
 - (ii) In column 3, for the letters "AC &FWD", the letters "AFW & CD" shall be substituted.

(B) In Part -II:

- (1) for the heading "(2) Subjects allotted to the Agriculture, Co- operation & Farmer Welfare Department", the heading "(2) Subjects allotted to the Agriculture, Farmers Welfare & Co- operation Department" shall be substituted;
- (2) in the heading, "(2) Agriculture, Farmers Welfare & Co-operation after the entry no. 32 the following entry shall be added, namely:-
- "33. The Scheme of barbed wire fencing (see also entry No. 23. & 24. under Home Department)."

- (3) in the said rules, for abbreviation "AC & FWD", wherever they occur, the abbreviation "AFW & CD" shall be substituted.
- (4) in the said rules, under the heading "(8) Subjects allotted to Home Department",-
 - (i) in entry No. 23, the brackets, words, figures and letters " (See also entry No.33 under AFW & C) shall be added at the end;
 - (ii) in entry No. 24, the brackets, words, figures and letters " (See also entry No. 33 under AFW & CD)" shall be added at the end."

By order and in the name of the Governor of Gujarat,

DR. J. N. SINGH, Chief Secretary to Government.

सामान्य वहीवर विलाग

જાઠેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જુલાઇ, ૨૦૧૭.

ભારતનું સંવિધાન,

ક્ર**માંક:ગસ/૨૦૧૭– ૨૩/સકન–૨૦૧૭(૨) કેયુ:—** ભારતના સંવિધાનની કલમ ૧૬૬ના ખંડો(૨) અને (૩)થી મળેલ સત્તાની રૂએ, ગુજરાતના રાજ્યપાલ, આથી, ગુજરાત સરકારના કામકાજના નિયમો,૧૯૯૦ વધુ સુધારવા માટે નીચેના નિયમો કરે છે :-

- ૧. (૧) આ તિયમો ગુજરાત સરકારના કામકાજના તિયમો(દ્વિતીય સુધારો) ૨૦૧૭ કહેવાશે.
 - (૨) આ નિયમો તુરત જ અમલમાં આવશે.
- ર. ગુજરાત અરકારના કામકાજના નિયમો,૧૯૯૦ માં પહેલી અનુસૂચિમાં,-
 - (ક) ભાગ-૧માં, અનુકમાંક-૨માં,-
 - (૧) કોલમ-રમાં, કૃષિ, સઠકાર અને ખેડૂત કલ્યાણ વિભાગ શબ્દોના બદલે કૃષિ, ખેડૂત કલ્યાણ અને સઠકાર વિભાગ મુકવું
 - (૨) કોલમ-૩માં ''કૃ.સ. અને ખે.ક.વિ.'' ના બદલે ''કૃ.ખે.ક. અને સ.વિ.'' મૂકવું
 - (ખ) ભાગ-ચમાં
 - (૧) ''(૨) કૃષિ,સફકાર અને ખેડૂત કલ્યાણ વિભાગને દ્વાળવેલ વિષયો'' એ શીર્ષકને બદલે ''(૨) કૃષિ, ખેડૂત કલ્યાણ અને સફકાર વિભાગને દ્વાળવેલ વિષયો '' એ શીર્ષક મૂકવું. અને એ રીતે મૂકેલા શીર્ષક ફેઠળ, અનુક્રમાંક-૩૨. પછી નીચેની નોંધ દાખલ કરવી

''33. કાંટાળા તારની વાડની ચોજના (ગૃ.વિ.ફેઠળની નોંધ ક્રમાંક-૨૩ અને ૨૪ પણ જુઓ)''

- (૨) ''કૃ.સ.અને ખે.ક.વિ.''એ સંક્ષેપ જ્યાં જ્યાં આવે છે તેને બદલે ''કૃ.ખે.ક. અને સ..વિ.'' એ સંક્ષેપ મૂકવો.
- (3) ''(८) ગૃહ વિભાગને ફાળવેલ વિષયો'' એ શીર્ષક દેઠળની નોંધ ક્રમાંક-૨૩ અને ૨૪ની નોંધમાં, અંતે નીચે મુજબ કૌંસ, શબ્દો, આંકડા અને સંક્ષેપ ઉમેરવા:-

(કૃ.ખે.ક. અને સ.વિ. ઠેઠળની નોંધ ક્રમાંક-૩૩ પણ જુઓ)''

ગુજરાતના રાજ્યપાલશ્રીના દુકમથી અને તેમના નામે,

ડા. જે. એન. સિંહ સરકારના મુખ્ય સચિવ.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 2017.

THE CONSERVATION OF FOREIGN EXCHANGE AND PREVENTION OF SMUGGLING ACTIVITIES ACT, 1974

No.GG/26/2017/SB-III/PAS/1099/726 (2) Part-I.-- In exercise of the powers, conferred by section 8 THE CONSERVATION OF FOREIGN EXCHANGE AND PREVENTION OF SMUGGLING ACTIVITIES ACT, 1974, the Government of Gujarat is pleased to extend the term of following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.) H. K. Rathod, for a period of one (1) year with effect from 9th August, 2017.

Hon'ble Mr. Justice (Retd. High Court Judge) H. K. Rathod (Chairman)

Hon'ble Mr. Justice (Retd. High Court Judge) B. N. Mehta (Member)

Hon'ble Mr. Justice (Retd. High Court Judge) J. C. Upadhyay (Member)

By order and in the name of the Governor of Gujarat,

PANKAJ DAVE, Under Secretary to Government,

IV-A-Ex. 111

111-1





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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 2017.

THE NATIONAL SECURITY ACT, 1980.

No.GG/27/2017/SB-III/PAS/1099/726 (3) Part-I.-- In exercise of the powers, conferred by section 9 of The National Security Act, 1980, the Government of Gujarat is pleased to extend the term of following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.) H. K. Rathod, for a period of one (1) year with effect from 9th August, 2017.

Hon'ble Mr. Justice (Retd. High Court Judge) H. K. Rathod (Chairman)

Hon'ble Mr. Justice (Retd. High Court Judge) B. N. Mehta (Member)

Hon'ble Mr. Justice (Retd. High Court Judge) J. C. Upadhyay (Member)

By order and in the name of the Governor of Gujarat,

PANKAJ DAVE,
Under Secretary to Government,

IV-A-Ex. 112





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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 2017.

THE PREVENTION OF ILLICIT TRAFFIC IN NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES ACT, 1988.

No.GG/28/2017/SB-III/PAS/1099/726 (4) Part-I.-- In exercise of the powers, conferred by section 9 of The Prevention of Illicit Traffic in Narcotics Drugs and Psychotropic Substances Act, 1988, the Government of Gujarat is pleased to extend the term of following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.) H. K. Rathod, for a period of one (1) year with effect from 9th August, 2017.

Hon'ble Mr. Justice (Retd. High Court Judge) H. K. Rathod (Chairman)

Hon'ble Mr. Justice (Retd. High Court Judge) B. N. Mehta (Member)

Hon'ble Mr. Justice (Retd. High Court Judge) J. C. Upadhyay (Member)

By order and in the name of the Governor of Gujarat,

PANKAJ DAVE,Under Secretary to Government,

IV-A-Ex. 113





सत्यमेव जयते

The Gujarat Government Gazette

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AGRICULTURE, COOPERATION AND FARMENRS WELFARE DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 4th July, 2017.

No. AHS/112017/411/P.2

Read: (1) Indian Veterinary Council Act, 1984 & Gujarat Veterinary Council Rules, 2007

- (2) Order No. ASH-102009-2070-p.2 Dated 03.06.2017 of Agriculture, Co-operation and farmers welfare department
- (3) Letter of Gujarat Veterinary Council dated 08.06.2017

Dr. A. J. Kachhiapatel is appointed as Director of Animal Husbandry with effect from 3rd June 2017 in place of Dr. Hita Patel, Joint Director, Animal Husbandry.

In exercise of the powers conferred by the explanations to the provison of the rule-3 of Gujarat Veterinary Council Rules, 2007, framed under section 65 of the Indian Veterinary Council Act, 1984 and section 32 of the Indian Veterinary Council Act, 1984, the Government of Gujarat hereby Nominate Dr. A J. kachhiapatel, Director of Animal Husbandry as an ex-officio member of Gujarat Veterinary Council in place of Dr. Hita Patel.

By order and in the name of the Governor of Gujarat,

DHARMESH MODI,

Under Secretary to Government.

IV-A-114

114-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૭મી જુલાઇ, ૨૦૧૭

ક્રમાંક: ગવન/૨૦૧૭(૨૧)/વપસ/૧૦૨૦૧૫/એસ.એફ.-૩/ડબલ્યુ.— સને ૧૯૭૨ ના વન્યપ્રાણી (સંરક્ષણ) અધિનિયમની કલમ ૧૮(૧) અન્વયે મળેલ અધિકારની રૂએ ગુજરાત સરકારે જાહેરનામા ક્રમાંક: ગવન/૨૭/ડબલ્યુએલપી/૧૨૮૮/૮૫૦-૯૨ તા.૦૭-૦૮-૧૯૮૯ થી બનાસકાંઠા જિલ્લાના પાલનપુર, દાંતા અને વડગામ તાલુકાના ૫૪,૨૦૮,૦૩ હેક્ટર વિસ્તારને બાલારામ-અંબાજી વન્યપ્રાણી અભયારણ્ય તરીકે જાહેર કરેલ છે.

નેશનલ બોર્ડ કોર વાઇલ્ડલાઇકની સ્થાયી સમિતીની તા.૧૨/૧૩-૦૮-૨૦૧૪ ના રોજની ૩૧મી બેઠકમાં મળેલ મંજુરી અનુસાર તેમજ નામ. સુપ્રિમ કોર્ટના રીટ પીટીશન ૨૦૨/૯૫ માં તા.૦૫-૧૦-૨૦૧૫ ના રોજ થયેલ હુકમ અન્વયે અને વન્યપ્રાણી (સંરક્ષણ) અધિનિયમ ૧૯૭૨ ની કલમ ૨૬(૩) અન્વયે નીચે અનુસૂચિ-૧ માં જણાવેલ વિસ્તાર બાલારામ-અંબાજી અભયારણ્ય વિસ્તારમાંથી બાકાત કરવામાં આવે છે અને વન્યપ્રાણી (સંરક્ષણ) અધિનિયમ ૧૯૭૨ ની કલમ ૨૬એ(૧)(બી) અન્વયે નીચે અનુસૂચિ-૨ માં જણાવેલ વિસ્તાર અભયારણ્ય તરીકે જાહેર કરવામાં આવે છે અને સદરહુ વિસ્તાર બાલારામ અંબાજી અભયારણ્ય વિસ્તારમાં ઉમેરવામાં આવે છે. સદરહુ અનુસૂચિ-૨ પ્રમાણેનો વિસ્તાર બાલારામઅંબાજી અભયારણ્યના ભાગ તરીકે ગણવાનો રહેશે.

અનુસૂચિ-૧

અભયારણ્યમાંથી બાકાત કરેલ વિસ્તાર

તાલુકાનું નામ	મુળ અધિસૂચનાનો અનુક્રમ	ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાર (હે.)
દાંતા	88	મહુડા	૫૭ પૈકી	989.59
દાંતા	88	કેસરપુરા	૪૫ પૈકી	૧૨૫.૬૪
			૧૦૨ પૈકી	40.20
			૧૬૬ પૈકી	3८.9८
		પેટા સરવાળો		298.02

તાલુકાનું નામ	મુળ અધિસૂચનાનો અનુક્રમ	ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાર (હે.)
•	૪૫	જવારા	૯ પૈકી બ્લોક ૧	29.08
ાંતા	84	0 - 1,5 - 1	૯ પૈકી બ્લોક ૨	90.03
			૧૩ પૈકી	૩૩.૮૫
400 A 800 A 744 B		પેટા સરવાળો		इ४.८२
	× 6	બેગડીયાવાસ	૧૫	93.33
દાંતા	89	બગડાવાવાસ	39	85.88
		પેટા સરવાળો		૫૫.૭૯
			૧૫ પૈકી	90.29
દાંતા	. ૫૦	સરકલા	૩૩ પૈકી	2.26
		પેટા સરવાળો	00 431	12.86
			૬૧ પૈકી	88.69
દાંતા	86	ધ્રંગીવાસ	51 731	88.69
6.		પેટા સરવાળો	077	39.60
દાંતા	43	બામણોજ	958	5.29
		1	933	36.09
		પેટા સરવાળો	. 30	30.00
દાંતા	પર	રાયણીયા	૧૯ પૈકી	
			80	25.65
	au a degratiga	પેટા સરવાળો	2.0	\$9.98
દાંતા	. ૫૧	વરનાળ	ર પૈકી	. ८६.२०
		પેટા સરવાળો	1000 - 1000	05.30
પાલનપુર	56	વિરમપુર	88	૫.૦૨
			909	99.28
			૨૫૨	૧૮.૦૫
en a pro-la contra	1.77 E7. E2 veh	and the Proof of the Print	589	૧૯.૨૫
			\$39	92.06
			ह४१	2.06
			888	C.55
			350/9	૧૪.૯૨
			६३५	39.69
			838	१इ.४८
			६०५	990.04
	1	પેટા સરવાળ		રપ૬.૮૨
પાલનપુર (હાલ અમીરગઢ)	90	ઝાંઝરવા	૩૧ પૈકી	८८.२२
		પેટા સરવાળ		55.33
પાલનપુર (હાલ અમીરગઢ)	36	માંડલિયા	૨૧/૧ પૈકી	પદ.૦૪
		પેટા સરવાળ		५.0४
પાલનપુર (હાલ અમીરગઢ)) 39	રબારણ	૨૯ પૈકી	પ3.3૬
3		પેટા સરવાળ)	43.35
પાલનપુર (હાલ અમીરગઢ)) 32	ડાભેલા	88	ह४८.५८
3, (3,		પેટા સરવાળ	à l	ह४८.५८

તાલુકાનું નામ	મુળ અધિસૂચનાનો અનુક્રમ	ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાર (હે.)
પાલનપુર (હાલ અમીરગઢ)	33	ખેમરાજીયા	95	9.96
10-10 13 (50	9.86
			83	૫૧.૭૫
		- V-	પક	29.03
	*		49	900.99
			46	४७७.८५
			૫૯/૧	98.66
		પેટા સરવાળો		इह८.८५
પાલનપુર (હાલ અમીરગઢ)	γ	જેથી	9.35	5.94
the ede (over 10 the 10)		પેટા સરવાળો		5.94
บเลสมว	38	પુડાગરા	§ 3	59.35
પાલનપુર	30	300 000	88	२६.१७
		પેટા સરવાળો		29.43
11121-1112	34	જડીયલ	26	0.55
પાલનપુર	31	000000	32	9.2
			33	9.96
			38	2.05
			34	૫.૫૨
			35	8.5
			39	૨.૫૯
			36	3.50
		1	88	9.65
			४५	2.2
			४६	0.65
			89	0.35
			86	0.94
			86	४.५८
	1.0		66	۲۵.۲۶
			26	0.52
		પેટા સરવાળો		922.90
પાલનપુર	35	હાથીદ્રા	986	2.28
the type		· ·	૪૬ પૈકી	90.05
		પેટા સરવાળો		965.30
પાલનપુર (હાલ અમીરગઢ)	98	નીચલોબંધ	6	908.69
		પેટા સરવાળો		१०४.८१
દાંતા	29	રીંછડી	63	૦.૨૫
			29	9.09
			96	0.80
2			૧૫	0.63
			92	9.20
			2	9.59
		પેટા સરવાળો		૫.૩૬

તાલુકાનું નામ	મુળ અધિસૂચનાનો અનુક્રમ	ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાર (હે.)
દાંતા	39	કુંભારીયા	૯૩ પૈકી	98.96
		3.0000	૧૫૯ પૈકી	5.85
		પેટા સરવાળો	ric si	24.20
દાંતા	38	ચિખલા	98	
	38	ાવળલા	99	. 0.39
				0.3
		//: 10 - M: - A:	96	9.08
1,171,171,171,171			55/8	9.99
			99/2	0.92
			પવ/વ	0.95
			96	४४.०२
			96/3	0.3
			29	58.88
			22	૫૮.૮૫
			66	35.0
			60	0.88
			८१	30.5
		પેટા સરવાળો		१३४.१८
દાંતા ં	૩૫	કોટેશ્વર	85	૬૫૨.૮૪
			₹3	30.09
			દ્ય	19.37
		પેટા સરવાળો		900.16
દાંતા	પદ	ખોખરબિલ્લી	૩ પૈકી	39.06
			૯ પૈકી	89.90
		પેટા સરવાળો		28.92
દાંતા	q	અહેડો	૩૬ પૈકી	95.50
		પેટા સરવાળો		18.80
દાંતા	5	કાંસા	૧૨૪ પૈકી	૧૫૭.૩૪
		પેટા સરવાળો		૧૫૭.૩૪
દાંતા	33	જેતવાસ	909	9८.४3
			39	2.95
			36	0.65
			૫૯	9.95
			€ 5 5	0.36
			23	૦.૯૫
			८ ५	1.38
			139	0.63
			૧૫૫	9.28
			151	0.63
		1. 7. 1	193	४.०५

તાલુકાનું નામ	મુળ અધિસૂચના અનુક્રમ	નો ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાઃ (હે.)
			960	1.09
			૨૦૫	0.89
			209	0.33
			293	9.6
			558	0.48
			ર૩૫	0.92
			રદ્રપ	0.89
	1		588	8.99
દાંતા		પેટા સરવા	ળો	902.26
	૧૫	ખેરઉમરી	દ પૈકી	2.25
			પ	5.09
દાંતા		પેટા સરવા	યો .	۷.२७
CILL	9.5	ખંડોરઉમરી	૮ પૈકી	22.58
			93	9.84
			98	
			9.9	0.6
			86	0.95
			૫૮	0.9
			999	85.28
			933	3.36
				9.53
			939	૧.૫૫
			980	8.95
			983	2.52
			१४५	૮.૨૫
			૧૫૬/૨	૦.૫૯
			१६८	5.02
	· ·		१८५	9.99
			508	0.66
		-/	292/9	૫.૩૩
			299	૫.૦૨
			૨૭૫	9.38
દાંતા	~~	પેટા સરવાળો		८७.३५
	४९	મીરાવાસ	9.2	92.58
			१६	6.26
			૩૨ પૈકી	२६.३३
ાંતા	~	પેટા સરવાળો		89.25
	85 5	ાગપુર	ર૯ પૈકી	૭૨.૪૧
		પેટા સરવાળો	· ×	७२.४१

તાલુકાનું નામ	મુળ અધિસૂચનાનો અનુક્રમ	ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાર (હે.)
દાંતા	४८	નાની રાણપુર (કોદરવી રાણપુર)	૩૩ પૈકી	180.02
The second second		પેટા સરવાળો		189.02
પાલનપુર (હાલ અમીરગઢ)	30	ધનપુરા	506	902.99
84.6		પેટા સરવાળો		102.99
દાંતા	35	અંબાજી	८४	9.88
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		૯૫	0.96
			৫૬	9.36
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		69	0.2
		પેટા સરવાળો		8.09
પાલનપુર (હાલ અમીરગઢ)	56	ચિકનવાસ	966	४५.५३
		પેટા સરવાળો		૪૫.૫૩
	Direction	કુલ સરવાળો		५३५७.७०

અનુસૂચિ-૨ અભયારણ્યમાં ઉમેરેલ વિસ્તાર

અ.નં.	ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાર (હે.)
٩	વાઘડચા	93	184.06
	પેટા સરવાળો		184.00
5	વડવેરા	પ૩ પૈકી	355.89
	પેટા સરવાળો		355.89
3	ખાઇવાડ	પર પૈકી	\$02.29
	7	૨૯ પૈકી	920.26
	પેટા સરવાળો		923.90
8	પાનુદ્રા	८ २	302,49
	પેટા સરવાળો		302.49
પ	વડુસણ	39	480.66
	પેટા સરવાળો		720.65
8	નવાવાસ	૬૬/બી	350.06
	પેટા સરવાળો		350.06
9	મહુંડી	99	૨૦૨.૭૫
; 1		પપ	99.23
	પેટા સરવાળો	To the property	296.66
૮ ગૃહ	ીઢ	95	183.98
		60	906.39
		96	95.52
	પેટા સરવાળો		२८५.इउ
6	પીપોદરા	૧૭૮ પૈકી	C3.9.35
	પેટા સરવાળો		65.30

અ.નં.	ગામનું નામ	સર્વે નંબર	ભૌગોલિક વિસ્તાર (હે.)
90	પીઠ	9	89.8
		૨૫ પૈકી	૧૭.૫૬
		૭ પૈકી	૫૭૬.૫૨
	પેટા સરવાળો		इउप.४८
૧૧	દલપતપુરા	999	255.00
		992	34८.50
		૭ પૈકી	149.00
	પેટા સરવાળો		929.56
92	ગોઢ	૬૪ પૈકી	२५०.००
0.	પેટા સરવાળો		२५०.००
	કુલ સરવાળો	3 - 3	4526.26

પ્રસ્તુત જાહેરનામું રાજ્ય સરકારશ્રીની વિભાગની ફાઇલ ક્રમાંકઃ વપસ/૧૦૨૦૧૫/એસ.એફ.-૩/ડબલ્યુ પરની નોંધ ઉપર મળેલ મંજુરી અન્વયે બહાર પાડવામાં આવેલ છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી. ટી. વસાવડા, સરકારના અધિક સચિવ.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 13th July, 2017.

Central Motor Vehicles Rules, 1989.

No. PT-2017-27-MVD-102016-21-KH: In exercise of the power conferred by sub rule 2 of rule -118, of the Central Motor Vehicles Rules, 1989 as amended by Notification of Ministry of Road Transport and Highways dated. 15-04-15 no.GSR 290 (E) and Notification no. 2687 (E) dated. 1-10-2015 and Notification No. G.S.R. 424(E), dated 1st May, 2017 the Government of Gujarat Notification dated: 29th September, 2016, No. PT-2016-47-MVD-102016-21-KH is hereby amends as follows:

"In the said Notification, in the table after the Sr. No. 1, following shall be inserted namely:

"1A. four wheeled and used for carriage of passengers and their luggage, with seating capacity not exceeding eight passengers in addition to driver seat (M1 category) and not exceeding 3500 kilogram gross vehicles weight".

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR, Deputy Secretary to Government.

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Government Central Press, Gandhinagar.





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FRIDAY, JULY 14, 2017/ASADHA 23, 1939

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 14th July, 2017.

Constitution of India.

No. GK/42/17/MHK/1189/9282/F.1(Part-II): In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Section Officer (Legal), Class II, on the legal side of the Legal Department and the Legislative and Parliamentary Affairs Department Competitive Examination Rules, 2016, namely:-

- 1. These rules may be called the Section Officer (Legal), Class II, on the legal side of the Legal Department and the Legislative and Parliamentary Affairs Department Competitive Examination, (Amendment) Rules, 2017.
- 2. In the Section Officer (Legal), Class II, on the legal side of the Legal Department and the Legislative and Parliamentary Affairs Department Competitive Examination Rules, 2016 (hereinafter referred to as "the said rules") in rule 7,-
 - (i) in sub-rule (1) and (2), for the word "Ahmedabad", the words "the place as may be decided by the Commission" shall be substituted.
 - (ii) in sub-rule (3) after the words "at the", the word "written" shall be inserted.
- 3. In the said rules, in rule 9, in sub-rule (1), in clause (c), after the word "Bhutan" the word "or" shall be inserted.
- 4. In the said rules, in SCHEDULE, under the Heading of "A. Preliminary Examination" for the words "six times", the words "nine times" shall be substituted.

By order and in the name of the Governor of Gujarat,

U. A. PATEL,
Deputy Secretary to Government.

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT,

NOTIFICATION

Sachivalaya, Gandhinagar. 14th July, 2017.

No. G/L/10/2017/JJA/10/1017/290372/CHH: In exercise of the powers conferred by section 27 of the Juvenile Justice (Care and Protection of Children) Act, 2015 (2 of 2016), the Government of Gujarat, has constituted the **Child Welfare Committee** for the Patan District consisting of Chairperson and such other members in relation to the children in need of care and protection for the areas of Patan District as the following schedule vide notification dated 27/03/2017, for a period of three years.

SCHEDULE

Sr. No.	Name of Child Welfare Committee		Constitution of the Committee	Area of Jurisdiction of the committee		
(1)	(2)	(2)				
1	Child Welfare	1	Senma Maniben(Madhuben) Mangalbhai	Chairperson	Patan District	
	Committee-	2	Dr. Shankarbhai Ambalal Patel	Member	with Head	
	Patan		Shri Ashokbhai Jayantilal Joshi	Member	Quarter at	
		4	Mane Naliniben Prakashbhai	Member	Patan	
		5	Makvana Lavjibhai Rajabhai	Member		

As two Members (1) Dr. Shankarbhai Ambalal Patel and (2) Shri Ashokbhai Jayantilal Joshi have resigned from Child Welfare Committee of the Patan District and the Government of Gujarat has accepted their resignations, the Government of Gujarat hereby appoints following two members for the Child Welfare Committee of Patan district:-

- (1) Ms. Bhavnaben Manojbhai Patel
- (2) Ms. Ushaben Chandulal Buch.

By order and in the name of the Governor of Gujarat,

J. V. DESAI.

Deputy Secretary to Government.

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 17th July, 2017.

CONSUMER PROTECTION ACT, 1986

No. GTH/2017/20/CPA/102017/384190/D: In exercise of the powers conferred by clause (a) of section 9 read with sub-section (l) (a), 1 (A) and (2) of section-10 of the Consumer Protection Act,1986 as amended in 1993 and 2002, Government of Gujarat appoints following members to District Consumer Disputes Redressal Forum.

Sr. No.	Name Of Member	Place of Appointment and Head Quarter (District Consumer Redressal Forum)	Remarks
(1)	(2)	(3)	(4)
1	Ms. Kalpana Pankaj Mehta	Ahmedabad (add)	First term
2	Mr. Thakar Nayankumar Pravinbhai	Patan	First term
3 -	Miss. Jayshree Haribhai Makwana	Kachchh-Bhuj	First term
4	Mr. Lalitchandra Kantilal Dave.	Surendranagar	Up to date 26/08/2021 (completing 65 years)
5	Ms. Leelavatiben M. Jethwa	Junagadh	First term

Terms and conditions for the above appointment is as below:-

(1) The terms and conditions shall be applicable as decided in the G.R. No: CPA/1098/2860/D, dated 30/11/2004, G.R. NO: CPA/1098/2860/D, dated 15/2/2006 and 7/8/2006 and Notification No:

GTH/2014/38/CPAI/102013/480323/D dated 1/12/2014 issued by the State Government.

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- (2) In case the candidate recommended for appointment is an advocate, then he/she should invariably deposit the 'Sanad' with the Bar Council and the same will lie deposited with the Bar Council so long as the candidate holds the post of the Member of the District Forum.
- (3) He/She should perform his/her duties as Member of the Forum efficiently, honestly and with full ability and integrity.
- (4) He/She shall work full time in the Forum only.
- (5) If the performance of a member is found to be poor/unsatisfactory, the appointment shall be liable for termination.
- (6) The appointment of Members of the District For a shall be for a period of 5 years or till the age of 65 years, whichever is earlier.

By order and in the name of the Governor of Gujarat,

C. D. TALAWADI,
Section Officer,
Food, Civil Supplies And Consumer Affairs Department.

Government Central Press, Gandhinagar.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th July, 2017

The Prisons Act (IX of 1894).

No.:GG/33/2017/JKL/172007/185/J:— In exercise of the powers conferred under sub section(1) of section-3 of the Prisons Act (IX of 1894) and section 266(B)(1) of Criminal Procedure Code, 1973, Government of Gujarat declares the hitherto Bharuch Sub Jail as a Bharuch District Jail. The jail will function its new status of a "Bharuch District Jail" with effect from the date of issue if this notification.

By order and in the name of the Governor of Gujarat,

MAHENDRA R. SONI,
Deputy Secretary to Government.

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

ગૃહ વિભાગ જાહેરનામું

અચિવાલય, ગાંધીનગર, ર૪મી જુલાઇ, ૨૦૧૭.

ફ્રોજદારી કાર્યરીતિ અધિનિયમ-૧૯૭૩:

ક્રમાંક:જ્જ/૨૦૧૭/૩૫/વિ-૨/ક્રમબ/૨૪૮૦/૨૭૫૧/ ભાગ-૨ :- સિધ્ધપુર ઇ.ચા. અબડીવીઝનલ મેજસ્ટ્રેટશ્રીએ ક્ષેજદારી કાર્ચરીતિ અધિનિયમ-૧૯૭૩ ની કલમ-૧૪૪ દેઠળ કરેલા અને આ સાથેની અનુસુચિમાં ક્રરી જણાવેલ તા.૨૬/૫/૨૦૧૭ના દુકમ ક્રમાંક: પીઓએલ/પ્રતિબંધ/વશી/રૂદ્રમદાલય જેદરનામુ/૧૭ જેનો આમાં દવે પછી સદરદુ દુકમ તરીકે ઉદ્વેખ કર્યો છે. તેમાં નિર્દિષ્ટ કરેલા વિસ્તારમાં દુલડ અને બખેડો અટકાવવા માટે ગુજરાત સરકારે તેમ કરવું જરૂરી જણાય છે.

તેથી ઠવે સદરઠુ અધિનિયમની કલમ-૧૪૪ ની પેટાકલમ (૪)ના પરંતુકથી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠુકમ કરે છે કે, સને-૨૦૧૭ના જુલાઇ માસની ૨૭મી તારીખે સદરઠુ ઠુકમ જેની મુદત આ બહેરનામું ન દોત તો પૂર્ચી થઇ ગઇ હોત તે સને-૨૦૧૭ ના જુલાઇ માસની સત્યાવીસમી તારીખે અને તે તારીખથી વધુ છ મહિનાની મુદત અર્થાત તા.૨૬/૦૧/૨૦૧૮ સુધી અમલમાં રહેશે.

ગુજરાતના રાજ્યપાલશીના ઠુકમથી અને તેમના નામે,

પંકજ દવે,

સરકારના ઉપસચિવ,

અનુસૂચિ

ફ્રોજદારી કાર્ચરીતિ અધિનિયમ-૧૯૭૪-૭૮ ના એકટ-૨ ની કલમ-૧૪૪ અન્વચે કાઢેલ હુકમ

નં.પીઓએલ/પ્રતિબંધ/વશી/રૂદ્રમહાલય જાહેરનામુ/૧૭.

સિધ્ધપુર ઐતિહાસિક સ્થળ રૂદ્રમહાલય આવેલ છે. તેની બાજુમાં એક મસ્જિદ આવેલ છે. જે જુમ્મા મસ્જિદ તરીકે ઓળખાય છે અને તે મિલ્કતો ભારત સરકારના પુરાતત્વ ખાતા રક્ષિત ઇમારત તરીકે જોઠર કરાયેલ છે અને તે ઇમારતો ઉપયોગ સારું દિન્દુ તથા મુસલમાનોની કોમો વચ્ચે સિધ્ધપુરમાં ઘણીવાર ભારે તંગ પરિસ્થિતિ પેદા IV-A-EX. 121 થાય છે. અને તે હાલ પ્રવર્તે છે. આ બાબતે નામદાર ગુજરાત અરકારે અગાઉ પ્રતિબંધિત વિસ્તાર તરીકે જહેરનામું બહાર પાડેલ છે. જે જહેરનામાની મુદત પુરી થાય છે. તેથી બન્ને કોમો તરફથી રૂદ્રમહાલય અને જુમ્મા મસ્જિદમાં પુજ કરવા અને નમાજ પઢવા જાય તેમ માનવાને કારણ છે. બંને કોમો વચ્ચે ફરીથી તંગદિલી ઉભી થવા સંભવ છે. જેથી જહેર સુલેહ શાંતિનો ભંગ થતો અટકાવવાનું ઇષ્ટ જણાય છે અને તેમ થતું તાત્કાલીક અટકાવવા ઝડપી ઉપાય યોજવાનું ઇચ્છનીય છે.

વાસ્તે દું એન.એસ.ડીયા, ઈ.ચા. અબડીવીઝનલ મેજસ્ટ્રેટ, સિધ્ધપુરને મળેલ ખાસ સત્તાની રૂએ આથી દું હ્ર્વસાવું છું કે, નીચે અનુસંધાનવાળા જણાવેલ મિલકતોમાં તારીખ: સ્ટ/૦૫/૨૦૧૭ના રોજથી ૧૦ દિવસ સુધી, તા.૨૧/૦૭/૨૦૧૭ સુધી સદર મિલ્કતોમાં અગર તેની અંદર આવેલ કોઇપણ સ્થળે કોઇપણ રીતે ઉપયોગ કરવો નિદ તેનો પ્રતિબંધ ફરમાવું છું.

મિલકતોના વિસ્તારની ચર્તુસીમા

પુર્વ દિશા :- ઘર નં. ૧/૧૦/૮૪ ની પછીત નદીમાં જવાનો રસ્તો તથા ઘર નં. ૧/૧૦/૮૫ નો કરો.

પશ્ચિમ દિશા :- રૂદ્રમહાલય તથા મરુજદની હૃદથી રસ્તો દેસાઇના મહાડ તરફ જવાનો તથા ત્યાંથી વહોરવાડ તરફ જવાનો રસ્તો મુકી ઘર નં. ૧/૧૦/૪૩, ૧/૧૦/૪૪ તથા ૧/૧૦/૪૫ની પછીત તથા બારણું.

ઉત્તર દિશા :- રૂદ્રમહાલય તથા મહોદ્વામાં ઘર નં. ૧/૧૦/૭૨ થી ૧/૧૦/૭૬ના મકાનની પછીત તથા પર્સવાદળની પોળ તરફ જવાનો રસ્તો જે દેસાઇના માઢ તરફ જાય છે. તેની બીજી બાજુએ ઘર નં. ૧/૧૧/૯૫ થી ૧/૧૧/૧૦૦ના મકાનોના આગળનો ભાગ.

દક્ષિણ દિશા :- જુની વહોરવાડ તથા દેસાઇના માઢ તરફ જવાનો રસ્તો ઓળંગી ઘર નં. ૧/૫/૫ તથા ૧/૫/૬ નો આગળનો ભાગ તથા બારણા તથા ત્યારબાદ રસ્તો મુકીને ઘર નં. ૧/૧૦/૪૬ના મકાનનો કરાનો ભાગ.

સદરદુ દુકમનો ભંગ કરનાર ભારતના ફોજદારી અધિનિયમની કલમ-૧૮૮ મુજબની શિક્ષાને પાત્ર થશે. આ ગુનો કોગ્નીઝેબલ બિન જમીન લાયક ગુનો છે. આ દુકમ જિલ્લા મેજસ્ટ્રેટશ્રી, પાટણ, જિલ્લા પોલીસ વડાશ્રી, પાટણ તથા એકઝીક્યુટીવ મેજસ્ટ્રેટશ્રી, સિધ્ધપુર અથવા આ અર્થે તેમને અધિકૃત કરેલા અધિકારીઓ પાસેથી પરમીટ ધરાવનાર વ્યક્તિઓને લાગુ પડશે નહીં. અગર ફરજ ઉપર દાજર રહેનાર પુરાતત્વ ખાતાના તથા રાજ્ય સરકારના અધિકારીઓ તથા નોકરોને લાગુ પડશે નહીં.

આજ તા. ૨૬/૦૫/૨૦૧૭ના રોજ મારી સહી તથા સિક્કો કરી આપેલ છે.

સીલ

એન.એસ.ડીયા,

ઈ.ચા. અબ ડીવીઝનલ મેજસ્ટ્રેટ, સિધ્ધપુર.

ગુજરાતના રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

પંકજ દવે,

સરકારના ઉપસચિવ,

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ અધિસચાના

અચિવાલય, ગાંધીનગર, ૨૫ જુલાઇ, ૨૦૧૭.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક: જબી/પીટી/સ્ટ/સ્૦૧૭/એસટીસી/૩૭૯૪/૧૨૭૩/દા: – ગુજરાત રાજ્ય માર્ગ વાઠન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ નો ક્રમો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સનંધમાં અગાઉ બહાર પાડેલા જોરેનામાઓ રદ કરી આ જોરેનામા સાથે જેડેલી અનુસુચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાઠન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના દેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની "ભાવનગર વિભાગ માટેની સલાહકાર સમિતિ તરીકે" ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુન: રચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય:-

ક્રમ	નામ અને સરનામું	હોદ્દો	
9	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, ભાવનગર વિભાગ, ભાવનગર	અધ્યક્ષ	
ર	પ્રમુખશ્રી, જિલ્લા પંચાયત, ભાવનગર		
3	જિલ્લા પોલીસ અધિક્ષકશ્રી, ભાવનગર	સરકારી સભ્ય	
γ	આસિસ્ટન્ટ કોમર્શીયલ મેનેજરૂશ્રી, વેસ્ટર્ન રેલ્વે, ભાવનગર		
ч	શ્રી રમેશભાઇ મુળજભાઇ પરમાર, મું. બુધેલ, રામનગર, તા.જ.ભાવનગર		
9	શ્રી દિલીપગીરી ભીખુગીરી ગોરુવામી, મું.ભુંભલી, તા.છ.ભાવનગર		
9	શ્રી મનિષભાઇ રતીલાલ જેબનપુત્રા, શીવશકિત ફરસાણ હાઉસ, વાલમ ચોક,		
	તા.ગારીચાદ્યાર, છ.ભાવનગર	બિન સરકારી	
6	શ્રી રાજપાલિસંંઠ બટુકસિંઠ ગોઠિલ, મુ.ચોમલ, તા.ગારીયાધાર, છ.ભાવનગર	સભ્ય .	
\in	શ્રી જ્યોતીન્દ્રભાઇ ઠરીશંકરભાઇ ભટ્ટ, ૧૯, ગાયત્રીનગર સોસાયટી, કોલેજ રોડ,		
	મદુઆ, તા.મદુઆ, છ.ભાવનગર		

इस	નામ અને સરનામું	होही .
90	શ્રી હરદેવચિંહ હમીરચિંહ વાળા, મું.થોરાળા, તા.મઠુઆ, છ.ભાવનગર	
99	શ્રી મિલનભાઇ કનુભાઇ રાઠોડ, ચામુંડા નિવાસ, રજવાડી મઢી પાસે,	
	મુ.તા.પાલીતાણા, છ.ભાવનગર	
૧૨	શ્રી કાંતિલાલ ભીખાલાલ કુબાવત, ભાગ્યોદય કૃષિ એજન્સી, ભૈરવપરા, ડાયમંડ	
	ચોક, મુ.તા.પાલીતાણા, છ.ભાવનગર	બિન સરકારી
93	શ્રી જેરૂભાઇ વહ્યભભાઇ પરમાર, મુ.ઝાંઝમેર, તા.તળાજા, છ.ભાવનગર	સભ્ય
98	શ્રી બહાદુરસિંહ બાપુભા સરવૈયા, મુ.સાંગાણા, તા.તળાજા, છ.ભાવનગર	
94	શ્રી ભીખાભાઇ રાઘવભાઇ સિંઘવ, ખોડીચારનગર, મુ.ઢસા જં, તા.ગઢડા,	
	છ.બોટાદ	
୧ଟ	શ્રી પરેશભાઇ ગોરધનભાઇ કોશિયા, કરુતુરી પાર્ક, અખંડાનંદ કૃપા, વી.પી ના	
	બંગલા પાસે, ભાવનગર રોડ, બોટાદ	
9.9	શ્રી અશોકભાઇ કે. ગોહિલ, મુ.પો.ચાણપુર, તા.ચાણપુર, જી.બોટાદ	
90	શ્રી પરેશભાઇ બાવલભાઇ પરમાર (દલવાડી), મુ.પો.ચાલાળીયા શેરી, રોઝદ	
	દરવાબ પાસે, બરવાળા, જી.બોટાદ	

ર. આ જાદેરનામા સાથે જોડેલી અનુસુચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાદ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય દોય ત્યાં સુધી જે વિભાગ માટે તે રચાઇ છે તે વિભાગ પુરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી.બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફ્રો.
- (ગ) મુસાફરો વાજબી દરે ખાનપાનની વેઇટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પુરું પાડવું વગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ.
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાઠન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત અમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

પ્રકાશ મજમુદાર,

અરકારના નાયબ અચિવ, બંદરો અને વાહન વ્યવહાર વિભાગ.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

અચિવાલય, ગાંધીનગર, ૨૫ જુલાઇ, ૨૦૧૭.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક: જબી/પીટી/ર૯/ર૦૧૭/એસટીસી/૧૦૨૦૦૬/૧૬૨૯/ઘ: — ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (અન ૧૯૫૦ નો જ્રમો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સબંધમાં અગાઉ બહાર પાંડેલા જોરુનામાઓ રદ કરી આ જોરુનામા સાથે જેડેલી અનુસુચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની "જૂનાગઢ વિભાગ માટેની સલાહકાર સમિતિ તરીકે" ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુન: રચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય:-

SH	નામ અને સરનામું	હો દ્દો
9	વિભાગીચ નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, જૂનાગઢ વિભાગ, જૂનાગઢ	અધ્યક્ષ
ર	પ્રમુખશ્રી, જિલ્લા પંચાયત, જૂનાગઢ	
3	જિલા પોલીસ અધિકારીશ્રી, જૂનાગઢ	સરકારી સભ્ય
γ	આસિસ્ટન્ટ કોમર્શીયલ મેનેજસ્શ્રી, વેસ્ટર્ન રેલ્વે, જૂનાગઢ	
ч	શ્રી પ્રવિણભાઇ નાનજભાઇ આંગાણી, મુ.નાવડા, તા.વંથલી, જી.જૂનાગઢ	3
3	શ્રી બિજલભાઇ લખમણભાઇ સોંદરવા, સરદાર પટેલ સોસાયટી, ચુના ભકી,	
	કેશોદ, છ. જૂનાગઢ	
9	શ્રી મેદેન્દ્રકુમાર શાંતિલાલ ગાંઘી, ગાંઘી બ્રોકર્સ, વર્ધમાન ચોક, માળીયા	બિન સરકારી
,	(ઠાટીના), છ.જૂનાગઢ	સભ્ય
6	શ્રી રાજેશભાઇ કાનાભાઇ પીઠીયા, મું. ચાખવા, તા.માંગરોળ, જી.જૂનાગઢ	
E	શ્રી અંજયભાઇ છગનભાઇ વઘાસીચા, મુ.કાલઅરી, તા.વિસાવદર, છ.જૂનાગઢ	

इस	નામ અને સરનામું	હો દ્દી
90	શ્રી પરેશભાઇ નંદલાલભાઇ મોરવાડીયા, મુ.વિજપુર, તા.જૂનાગઢ, જ.જૂનાગઢ	
99	શ્રી રમેશભાઇ લીલાધરભાઇ આદ્રોજા, મુ.નાનડીયા, તા.માણાવદર, છ.જૂનાગઢ	
૧૨	શ્રી નિર્ભયભાઇ દેવેન્દ્રભાઇ પુરોદિત, માલીવાડા રોડ, અલાટ વાડા, કુવાશેરી, જૂનાગઢ	0
93	શ્રી અજેન્દ્રભાઇ ડી.પરમાર, મુ.સુપેડી, તા.ધોરાછ, છ.જૂનાગઢ	બિન સરકારી
98	શ્રી હરસુરભાઇ બારોટ, સુદામાનગર, કેનાલ સામે, મુ.તા.જેતપુર, છ.રાજકોટ	સ-ાભ્ય
૧૫	શ્રી ગુલાબભાઇ ઝવેરચંદ છેડા, રીતેષ રોડ લાઇન, વેરાવળ-જૂનાગઢ હાઇવે, મુ.વેરાવળ	# 1 · · · ·
૧૬	શ્રી મોઠનભાઇ ધીરૂભાઇ ધેરવડા, રોયલ ડીજી સાઇન, એસ.ટી.રોડ, મુ. વેરાવળ	
90	શ્રી સુરેશભાઇ ઇશ્વરલાલ સીકોતરા, એસ.બી.એસ. કોલોની સામે, છાંચા, પોરબંદર	
9८	શ્રી આવડાભાઇ વીરુમભાઇ આડેદરા, ગામ: મીચાણી, તા.પોરબંદર	

ર. આ જેઠરનામા સાથે જેડેલી અનુસુચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાઠ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય ઠોય ત્યાં સુધી જે વિભાગ માટે તે રચાઇ છે તે વિભાગ પુરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી.બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીદ્યો.
- (ગ) મુસાફરો વાજબી દરે ખાનપાનની વેઇટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પુરંગ પાડવું વગેરે સુવિધાઓ પ્રબંધ.
- (ઘ) મુઆફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ.
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાદન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત અમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

પ્રકાશ મજમુદાર, સરકારના નાયબ સચિવ,

સરકારી મધ્યર-થ મુદ્રણાલય, ગાંધીનગર





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 2017

Constitution of India.

No.GG/38/2017/FSL/102006/1905/A:— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Director, Grade II, Class III, in the subordinate service of the Directorate of Forensic Science Department, Gujarat State, namely:-

- 1. These rules may be called the Director, Grade II, Class III in the Directorate of Forensic Science, Recruitment Rules, 2017.
- 2. Appointment to the post of Director, Grade II, Class III, in the subordinate Service of the Directorate of Forensic Science, Gujarat State, shall be made either, -
 - (a) by promotion of a person of proved merit and efficiency from amongst the persons, who,-
 - (i) have worked for not less than five years in the cadre of Senior Expert, Class III, in the subordinate service of the Directorate Forensic Science, Gujarat State;
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006:

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i); or

- (b) by direct selection
- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2,a candidate shall,-
 - (a) not be more than 40 years of age:

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Service Classification and Recruitment (General) Rules, 1967:

Provided further that nothing contained in clause (b) of sub-rule (9) of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned;

- (b) possess,-
- (i) a post- graduate degree in Science obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be a deemed as a University under section 3 of the University Grants Commission Act, 1956; and
 - (a) have about three years experience on the post not below the rank of junior Expert, Class III, in the subordinate service of the Directorate of Forensic Science, Gujarat State, or,
 - (b) have about three years experience of research or analytical in the respective subject in Government or Government undertaking Board or Corporation or Local Bodies or limited company established under the Companies Act, 2013 or Hospital or Medical Colleges or Private or Public Sector Laboratory on the post which can be considered equivalent to the post not below the rank of junior Expert, Class III, in the subordinate service under the Directorate of Forensic science, Gujarat State; or
- (ii) a Bachelor's degree in science obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; and
 - (a) have about five years experience on the post not below the rank of junior Expert, Class III, in the subordinate service of the Directorate of Forensic Science, Gujarat State, or,
 - (b) have about five years experience of research or analytical in the respective subject in Government or Government undertaking Board or Corporation or Local Bodies or limited company established under the Companies Act, 2013 or Hospital or Medical Colleges or Private or Public Sector Laboratory on the post which can be considered equivalent to the post not below the rank of junior Expert, Class III, in the subordinate service under the Directorate of Forensic science, Gujarat State;
 - (c) possess the basic knowledge of Computer Application as prescribed in Gujarat Civil Services Classification and Recruitment (General) Rules 1967;
 - (d) Possess adequate knowledge of Gujarati or Hindi or both;

- (e) Shall not be colour blind or squint;
- (f) be certified by the Civil Surgeon to posses the visual standard as below:-

		Right Eve	Left Eve
(i)	Distant vision	6/5	6/5 (shellon)
(ii)	Near vision	0/5	0/5

- 4. The provisions of rule 9A of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in respect of a candidate appointed by direct selection.
- 5. The candidate appointed by direct selection shall require to undergo training for All India Board Examination for Fingerprint Expert Conducted by the National Crime Record Bureau and have to pass the examination.
- 6. The candidate appointed by direct selection shall require to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

D. R. BHAMMAR,Deputy Secretary to Government.





EXTRAORDINARY

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SATURDAY, AUGUST 5, 2017/SRAVANA 14, 1939

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 5th August, 2017.

National Food Security Act, 2013.

No. GTH/2017/21/PDS/102016/2572/C-1:- The following draft of rules which is proposed to be issued under clauses (f) and (g) of sub-section (2) of section 40 read with sub-sections (5), (7) and (8) of section 16 of the National Food Security Act, 2013 (20 of 2013) is hereby published as required by sub-section (1) of the said section 40 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Principal Secretary to the Government of Gujarat, Food, Civil Supplies and Consumer Affairs Department, Block No.14, 5th Floor, Sachivalaya, Gandhinagar - 382 010 from any person with respect to the said draft rules on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GTH/2017/21/PDS/102016/2572/C-1: In exercise of the powers conferred by clauses (f) and (g) of sub-section (2) of section 40 read with sub-sections (5), (7) and (8) of section 16 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat hereby makes the following rules, namely:-

- 1. Short Title and Commencement.- (1) These rules may be called the Gujarat State Food Commission (Procedure for Appointment of Chairperson, Members and staff and conditions of service) Rules, 2017.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.

IX-Ex. 125

- 2. **Definitions.-**(1) In these rules, unless the context otherwise requires,-
 - (a) "Act" means the National Food Security Act, 2013 (20 of 2013);
 - (b) "Commission" means the Gujarat State Food Commission;
 - (c) "Government" means the Government of Gujarat;
 - (d) "Section" means section of the Act.
 - (2) Words and expressions used in these rules but not defined shall have the meanings as respectively assigned to them in the Act.

3. Terms and Conditions of appointment of Chairperson and other Members of the State Food Commission.-

- (1) The term of the office of the Chairperson and other Members shall be three years from the date on which he enters upon the office unless removed earlier. The Chairperson or the member shall be eligible for reappointment.
- (2) No person appointed as Chairperson or the member, as the case may be shall hold office after he attains the age of sixty-five years.
- (3) The Chairperson or any other Member may, by writing under his hand addressed to the Government, resign from the office of the Chairperson or the Member, as the case may be, at any time.
- (4) The Government may remove a person from the office of the Chairperson or the other Member referred to in the sub-rule (1), if that person,—
 - (a) is, or at any time has been, adjudged as an insolvent; or
 - (b) has become physically or mentally incapable of acting as a member; or
 - (c) has been convicted of an offence which, in the opinion of the State Government, involves moral turpitude; or
 - (d) has acquired such financial or other interest as is likely to affect prejudicially his functions as a member; or
 - (e) has so abused his position as to render his continuation in office detrimental to the public interest; or
 - (f) engages during his term of office in any paid employment outside the duties of his office; or
 - (g) is, in the opinion of the Government, unfit to continue in office by reason of infirmity of mind or body.

Provided that, no Chairperson or other Member shall be removed from the office under clause (d) or clause (e) of this sub-section unless he has been given a reasonable opportunity of being heard in the matter.

4. Salaries and other conditions of service.-

- (1) the salaries payable to and other conditions of service of,—
 - (a) the Chairperson shall be the equivalent to the Chief Secretary to the Government for purpose of protocol; and

- (i) for non government member, the salary of the Chairperson shall be Rs.1,00,000/- p.m. (fixed);
- (ii) if the Chairperson is a serving member from Government Service, he shall draw the salary and allowances as per the government rules of his establishment; normal entitled;
- (iii) if he has retired from Government Service, he shall be entitled to pay minus pension.
- (b) the other Members shall be equivalent for protocol purpose at bottom of the scale of the Secretary to the State Government; and
 - (i) the salary of the other members shall be Rs.70,000/- p.m. (fixed) for non government member;
 - (ii) if the member is a serving member from Government Service, he shall draw the 'alary and allowances as per the government rules of his establish
 - (iii) if he ha from Government Service he shall be entitled for pay minus p.
- (c) an officer, who has been selected for appointment as Member-Secretary shall be an officer of the Government not below the rank of Joint Secretary and shall hold such office on deputation or an officer retired from the post not below the rank of Joint Secretary to the Government shall be entitled for pay minus pension:

Provided that if the Chairperson or other Member, at the time of his appointment is, in receipt of a pension, other than a disability or wound pension, in respect of any previous service under the Government of India or under any State Government, his salary in respect of the service as the Chairperson or the other Member shall be reduced by the amount of that pension including any portion of pension which was commuted and pension equivalent of other forms of retirement benefits excluding pension equivalent of retirement gratuity:

Provided further that, where the Chairperson or other Member if, at the time of his appointment is, in receipt of retirement benefits in respect of any previous service rendered in a Corporation established by or under any Central Act or State Act or a Government Company owned or controlled by the Central Government or the Government, his salary in respect of the service as the Chairperson or the other Member shall be reduced by the amount of pension equivalent to the retirement benefits:

Provided also that the salaries, allowances and other conditions of service of the Chairperson or other Member shall not be varied to their disadvantage after the appointment.

(2) The Chairperson and other Members shall not be entitled to any pension for their service rendered in the State Food Commission.

- The Chairperson, other Members and the Member-Secretary shall be entitled to (3)leave, travelling allowances, conveyance, residential accommodation and facility for medical treatment as admissible to the Government Servants of their counterpart.
- Staff of State Food Commission .- (1) For efficient implementation of the Act and 5. discharging the duties and functions of the Commission, the General Administration Department of the Government of Gujarat shall make available the officers and other staff necessary as per the requirement of the Commission, by transfer on deputation basis from amongst officers of the Gujarat State Secretariat, Class I and II and employees of the subordinate service of the State Secretariat.
- The officers and other staff so appointed under sub-section (1) shall discharge their duties (i) and functions under the general superintendence of the Commission.
- Powers of the Commission.- (1) The Commission shall be responsible for expenditure for the funds received by it for the purposes of the implementation of the Act.
- The Chairperson shall have all powers relating to financial transaction of the Commission, (2)except in cases which require prior approval of the Government.
- The Chairperson shall obtain prior approval of the Government in the matters of creation of (3) posts, revision of pay scales, procurement of vehicles, re-appropriation of funds from one head to another, permitting any officer of the Commission to participate in seminars, conferences or training programme abroad and such other matters as may be determined by the Government, by general or special order.
- The Chairperson shall, subject to such conditions and limitations, control and supervision, have powers to delegate his financial powers to the Member-Secretary of the Commission or to any officer of the Commission who shall be not below the rank of Deputy Secretary to the Government of Gujarat:

Provided that no such powers shall be delegated in respect of incurring an expenditure on an item exceeding rupees forty thousand.

- The Chairperson with the prior approval of the Government shall have power to engage any person or persons as consultant or consultants for a specific purpose and for such period on such terms and conditions and on payment of such amount agreed in advance with that person relating to honorarium, traveling and daily allowance and providing such facilities as may be prescribed by the State Government.
- The rules relating to office procedure, working hours, working days, public holidays and such other matters as are in force in the Government shall be applicable to the Commission.
- The official seal and emblem of the Commission shall be such as the Government may (2)specify.

By order and in the name of the Governor of Gujarat,

RONAK MEHTA, Deputy Secretary to Government.

Government Central Press, Gandhinagar.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 26th July, 2017.

Code of Criminal Procedure, 1973.

No. GK/51/2017/SPC/102016/2392/D: In exercise of the powers conferred by the subsection (1) of section 11 of the Code of Criminal Procedure, 1973 (2 of 1974), the Government of Gujarat, hereby amends the Government Legal Department Notification No. GK/49/2017/SPC/102016/2392/D, dated 21st July, 2017, as follows:

"In the said notification, line-4, for the words" establishes", the words "designates" shall be substituted.

By order and in the name of the Governor of Gujarat,

H. H. VARMA, Under Secretary to Government.

IV-A-Ex.-126-1

126-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

EDUCATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 18th August, 2017.

NATIONAL FOOD SECURITY ACT, 2013.

No. 80/MDM/102017/261 /R: WHEREAS in exercise of the powers conferred by sub-section (1) of section 16 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat has constituted the State Food Commission for the purpose of monitoring and review of implementation of the aforesaid Act under Food, Civil Supplies and Consumer Affairs Department Notification No: GTH/2017/11/PDS/10.2016/ 1667/C-1, dated 21/03/2017;

AND WHEREAS in exercise of the powers conferred by section 15 of the aforesaid Act, the Government of Gujarat has designated District Grievance Redressal Officer under Food Civil Supplies and Consumer Affairs Department Notification No: GTH/2016/45/PDS/10-2016/151-C1, dated 25/11/2016;

AND WHEREAS Hon'ble Supreme Court has in Writ Petition (Civil) No. 857 of 2015 by order dated the 21st July, 2017 directed to notify appropriate rules for a Grievance Redressal Mechanism under the provisions of the aforesaid Act and to designate appropriate and independent officers as the District Grievance Redressal Officer;

NOW THEREFORE the following draft of rules which is proposed to be issued under section 40 read with clause (b) of sub-section (1) of section 5, sub-section (2) of section 5 and section 15 of the aforesaid Act, is published as required by sub-section (1) of section 40 of the aforesaid Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

Any objection or suggestion which may be received by the Principal Secretary to the Government of Gujarat, Education Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

IV-A-Ex.-127-1

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DRAFT NOTIFICATION

No. 80/MDM/102017/261 /R:- In exercise of the powers conferred by section 40 read with clause (b) of sub-section (1) of section 5, sub-section (2) of section 5 and section 15 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat hereby makes the following rules, namely:-

1. Short title and commencement:

- (1) These rules may be called the Gujarat Procedure for Redressal of Grievances (Food Security) for Mid-Day Meal Rules, 2017.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Definitions (1) In these rules, unless the context otherwise requires,-
 - (a) "Act" means the National Food Security Act, 2013 (20 of 2013);
 - (b) "Commission" means the State Food Commission constituted under section 16 of the Act;
 - (c) "District Grievance Redressal Officer" means officer appointed or designated under section 15 of the Act;
 - (d) "Food Grains" means rice, wheat or coarse grains any combination thereof conforming to such quality norms as may be determined by order by the central Government from time to time;
 - (e) "Food security" means the supply of the entitled quantity of food grains and meal specified under Chapter II of the Act;
 - (f) "Food security allowance" means the amount of money to be paid by the concerned State Government to the entitled persons under section 8 of the Act.
 - (g) "Form" means form appended to these rules;
 - (h) "Government' means the Government of Gujarat;
 - (i) "Meal" means hot cooked or pre cooked and heated before its service meal or take home ration as may be prescribed by the Central Government;
 - (j) "Nodal Officer" means an officer designated or appointed as such by the State Government under section 14 of the Act;
 - (k) "Section" means section of the Act;
- (2) Words and expressions used in these rules but not defined, shall have the same meaning as respectively assigned to them in the Act;

3. Qualifications of District Grievance Redressal Officer and Nodal Officer,

(1) Officer not below the rank of Additional Collector shall be District Grievance Redressal Officer designated by the State Government:

Provided that in case of Dang District, officer not below the rank of Mamlatdar shall be District Grievance Redressal officer designated by the State Government:

Provided Further that no officer directly engaged in the delivery of entitlements under the Act shall be designated as District Grievance Redressal Officer.

(2) The State Government shall designate officer not below the rank of Deputy Mamlatdar as a Nodal Officer in all districts, whereas in case of Ahmedabad City, Zonal Officer of the office of the Food Controller shall be designated as a Nodal officer.

4. Publication of names of District Grievance Redressal Officers and Nodal Officers.-

- (1) The District Collector of each district shall ensure to publish, for the convenience of the eligible of Mid-Day Meal beneficiaries, names and addresses of its District Grievance Redressal Officers and Nodal Officers at District level, Block level and School level.
- (2) The names, addresses, contact numbers, e-mail Id, fax numbers of District Grievance Redressal Officers and Nodal Officers shall also be displayed on the website of the Commissioner of Mid-day Meal, Education Department, Director of Primary Education, Director of Schools and all the District Collectors.

5. Relaxation of Fee -

No fee shall be levied for complaint to District Grievance Redressal Officers and Appellate Authority.

6. Manner of receiving complaint:

- (1) In case any person finds non-distribution of free meal or distribution of the free substandard meal in violation of the provision of the Act or the rules of the guidelines issued in this behalf in schools to the children up to class VIII within the age group of six to fourteen years as specified under the National Food Security Act, 2013, shall file a written complaint in Form A through hand delivery, fax, e-mail, online complaint, post or registered post with the concerned District Grievance Redressal Officer appointed or designated by the Government under subsection (1) of section 15 of the Act.
- (2) no anonymous complaint shall be entertained
- (3) the District Grievance Redressal Officer shall upon receipt of the written complaint, give due acknowledgement to the complainant in Form B within three working days from the date of receiving of complaint.

7. Manner of giving notice - •

- (1) The District Grievance Redressal Officer shall issue the notice to the Deputy Collector, MDM (District level) for non-distribution of free meal in schools to the children up to class VIII or within the age group of six to fourteen years as specified under the Act within seven working days from the date of receiving complaint.
- (2) Intimation of hearing of the complaint by the District Grievance Redressal Officer shall be communicated by the District Grievance Redressal Officer in one of the following manners, namely:-
 - (a) by hand delivery;
 - (b) by post and;
 - (c) by telephone/ e-mail/ fax/ SMS (whatever means of communication is opted by the complainant)
 - (3) The date for hearing shall be communicated to the complainant and Deputy Collector, MDM (District level) at least seven working days in advance.
 - (4) The complainant and Deputy Collector, MDM (District level) shall remain present during the hearing.
 - (5) If any party remains absent on the date of hearing even after the intimation of hearing duly sent to him, the complaint may be decided *cx-parte*.

8. Powers of District Grievance Redressal Officer and Procedure for redressal of complaints -

(1) The District Grievance Redressal Officer shall adopt the following procedure for redressal of grievance on the complaints made under sub section - 5 of section 15 of the Act, namely -

The District Grievance Redressal Officer shall:

- (a) inquire into the complaint made, examine the documents or their copies;
- (b) inquire and ascertain genuineness of the complaint and documents.
- (c) hear the complaint under sub-section 5 of section 15 of the Act or the complaint referred to him by the Nodal Officer of the concerned Districts.
- (d) take appropriate corrective and/or punitive actions for non-distribution of free meal in schools up to class VIII or to students within the age group of six to fourteen years under the Act;

- (2) The District Grievance Redressal Officer shall also hear complaints relating to drought affected areas of the concerned district where meal is provided.
- (3) The District Grievance Redressal Officer, while rendering the decision, shall declare speaking order within a period of thirty working days from receipt of the complaint.
- (4) The District Grievance Redressal Officer shall arrange to deliver the copies of the decision to the parties concerned within seven working days from the date of the order.
- (5) A monthly report of complaints received and disposed off during the month shall be sent by all The District Grievance Redressal Officer to the state food commission or before the 10th of succeeding month

9. Procedure for hearing Appeal before State Food Commission:-

- (1) Any person aggrieved by a decision of the District Grievance Redressal Officer, may file a Memorandum of Appeal under sub-section (6) of section 15 of the Act with the State Food Commission within thirty working days of such decision in Form C. Every memorandum of appeal shall be in legible handwriting or type written.
- (2) Every complaint made under sub-section (6) of section 15 of the Act shall be deemed to have been filed as an appeal.
- (3) The State Commission shall acknowledge the receipt of such appeal in Form D within three working days.
- (4) When the Memorandum of Appeal is presented after thirty working days, such Memorandum of Appeal shall be accompanied by a delay Condon application.
- (5) Any Memorandum of Appeal so filed with the Commission shall be heard and disposed of within a period of forty-five working days of filling of such appeal.
- (6) The Memorandum of Appeal shall be filed in triplicate and accompanied by the following documents duly self attested, namely:-
- (a) a copy of the orders of the District Grievance Redressal Officer against which appeal is preferred;
 - (b) copies of documents referred and relied upon by the appellant along with a list thereof;
- (c) Such other documents as may be required to support ground of objections mentioned in the Memorandum of Appeal.
- (7) While hearing the appeal, the Commission shall consider the grounds of appeal and shall decide the same accordingly.
- (8) Orders of the Commission on appeal shall be signed and dated by the Members thereof hearing the appeal and shall be communicated to the parties free of cost.
- (9) The decision of the Commission shall be final.

10. All appeals shall be disposed of in the following manner, namely:-

- (1) The Commission shall issue the notice for hearing to the District Grievance Redressal Officer responsible for delay in decision or dissatisfied with decision within seven working days in advance from the date of receiving complaint;
- (2) Intimation of hearing of the complaint by the Commission shall be communicated by the Commission in one of the following manners, namely:-
 - (a) By hand delivery; or
 - (b) By post; and

- (c) By telephone/fax/e-mail/SMS (whatever means of communication opted by the complainant.
- (3) The date for hearing shall be communicated to the District Grievance Redressal Officer or the complainant as the case may be, at least seven working days in advance.
- (4) The District Grievance Redressal Officer or the complainant as the case may be, shall make himself/herself present during the hearing;
- (5) If any party remains absent on the date of hearing even after the intimation of hearing being duty served to him, the appeal may be decided *cx-parte*.

11. Maintenance of record of all cases under the Act -

The District Grievance Redressal officer, Nodal officer and the Appellate Authority shall maintain records of all the cases regarding non providing meal in school in Form E and Form F, respectively with regard to the action taken.

By order and in the name of the Governor of Gujarat,

V.T.MANDORA,

Deputy Secretary to Government.

Form A

(see rule 6(1))

Form for filing Complaint to the District Grievance Redressal Officer To,

The District Grievance Redressal Officer

District.....

I want to complain regarding free meal in schools to the children up to class VIII or within the age group of six to fourteen years as per the provisions of the National Food Security Act, 2013 as shown below:-

1. Full Name of Complaintant:

2. Full Address:

4

- (a) House Number:
- (b) Village/Locality:
- (c) Taluka/Town:
- (d) District:
- (e) Pin code:
- (f) Mobile or phone number(if any):
- (g) E-mail address (if any):

3. Name and Address of School for which you are complaining:

A Description of complaint

4. Description of com	plain:-
-----------------------	---------

- (i)
- (ii)
- (iii)

5. Documents enclosed in support of the complaint:-

- (i)
- (ii)
- (iii)

I hereby declare that I am a citizen of India and	above details are true to the best of my
knowledge and belief.	
Place:	
Date:	
Signature or Thu	mb impression of Complainant
Signature of Thu	ino impression of Complaniant
Form B	
(see rule 6(3)	
Acknowledgement	- Marin Bilain to high soften & Carried and policies
The above complaint is received fromthe District Grievance Redressal Officer,	on Dt/20 by
District	
Place:	
Date:	Seal and Signature of the
TF C	District Grievance Redressal Officer.
Form C	
(See rule 9(1)) (Form for Appeal before the State I	
To, The Chairperson, State Food Commission (Address) I want to file an appeal against decision/orde	er Dtof the
District Grievance Redressal Officer, District	
1. Full Name of Complainant:	
2. Full Address:	
(a) House Number:(b) Village/Locality:(c) Taluka/Town:	
(d) District:	
(e) Pin code:	
(f) Mobile:	
(g) e-mail address (if any):3. Name and Address of School for which you are comp	laining:
The self attested copy of decision/order of District (Grievance Redressal Officer decision
Dt/20 is enclosed herewith.	
I find the said decision/order to be unjust and unreasonable (1)	owing to following reasons:
(2) (3)	
(4)(5)	

The authority may be pleased to strike down the decision/order of District Grievance Redressal Officer and pass any such further order and direction as it may consider just.

I hereby declare that I am a citizen of India and above details are true to the best of my knowledge and belief.

Place:

Date:

Signature / Thumb impression of the Appellant

Form D

(see rule 9(3))

Acknowledgement

The above Appeal is received on Dt...../....... by the State Food Commission against decision/order of the District Grievance Redressal Officer, District........

Place:

Date:

Seal and Signature of the Appellate Authority.

Form E

(see rule 11)

Format of Register to be maintained by the District Grievance Redressal Officer/Nodal Officer

Name:

Designation:

District:

Address:

Sr. No		obile	Date Compl	of aint	Acknowled gement date and No.	Details of Grievance	Basis compla	Relief asked for
1	2		3		4	5	6	7

Date of	Date of	Decision of	Whether	Decision of	Action	Remarks
Hearing	disposal	the DGRO	Appeal	State Food	taken	E E
	of		preferred, if	Commission		
	Grievance		yes give date			ii)
8	9	10	11	12	13	14

Form F (see rule 11)

Format of Register to be maintained by Appellate Authority

Name:

Designation:

District:

Address:

Sr.	Name and	Date of	Date of	Details of	Acknowledgement	Name and
No.	address of the	Complaint	Appeal	Appeal	date and No.	Designation of
	complainant with					the DGRO and
	mobile number			10 TH S		District
1	2	3	4	5	6	7
					B	

DGRO	Reasons for	Basis for	Date of	Date of	Decision of	Action	Remarks
order	rejecting the	appeal	Hearing	disposal	appeal	taken	
Date	complaint, By			of			
	DGRO, if any			appeal		9	
8	9	10	11 .	12	13	14	15
			The second section is				

By order and in the name of the Governor of Gujarat,

()
Deputy Secretary to the Government





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st July, 2017

Rights Persons with Disabilities Act; 2016.

No. GK/48/2017/SPC/102017/UOR-10/D:— In exercise of the powers conferred by section 84 of the Rights of Persons with Disabilities Act; 2016, (49 of 2016) the Government of Gujarat, with the concurrence of the Chief Justice of the High Court, hereby specifies the Court of 2nd Senior most Additional District and Sessions Judge at the Headquarter in each Districts in the State, as 'Special Court' to try the offences registered under the aforesaid Act.

By order and in the name of the Governor of Gujarat,

H. H. VARMA,
Under Secretary to Government.

IV-A Ex.-128

128-1

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st July, 2017

Code of Criminal Procedure, 1973.

No. GK/49 /2017/SPC/102016/2392/D:— In exercise of the powers conferred by subsection (1) of section 11 of the Code of Criminal Procedure, 1973 (2 of 1974), the Government of Gujarat, after consultation with the High Court of Gujarat, hereby establishes separate Court of Chief Judicial Magistrate, Surat for the areas of the Jurisdiction at Surat City, Surat Rural, Tapi, Dang-Ahwa, Navsari and Valsad Districts, for the offences registered at C.I.D. Crime Surat Zone Police Station.

By order and in the name of the Governor of Gujarat,

H. H. VARMA,

Under Secretary to Government.

IV-A Ex.-129

129 - 1

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th August, 2017

Constitution of India.

NO.GP/38/MCG /102015/283/S:— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Physicist; Class II, in the Government Hospitals in the General State Service, under the Commissionerate of Health, Medical Services and Medical Education and Research, Gujarat State, namely:-

- 1. These rules may be called the Physicist, Class II, in the Government Hospitals in General State Service Recruitment Rules, 2017.
- 2. Appointment to the post of the Physicist, Class II, in the Government Hospitals in the General State Service, under the Commissionerate of Health, Medical Services and Medical Education and Research, Gujarat State, shall be made by direct selection.
- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,-
 - (a) not be more than 39 years of age:

Provided that the upper age limit may be relaxed in favour of the candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

Provided further that nothing contained in clause (b) of sub-rule (9) of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned.

- (b) possess,-
 - (i) a post-graduate degree in Physics and Diploma in Radiological Physics or Medical Physics obtained from any of the Universities established or incorporated by or under the Central or State Act in India; or any other educational institution recognized as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956; or
 - (ii) a graduate degree in Science with Physics as principal subject and postgraduate degree in Radiological Physics or Medical Physics obtained from any of the Universities established or incorporated by or under the Central or State Act in India; or any other educational institutions recognised as such or declared to be deemed as a University under the section 3 of the University Grants Commission Act, 1956,

Explanation:

The qualification of Diploma in Radiological Physics or Medical Physics shall be in line with Atomic Energy Regulatory Board (AERB) requirements; and

(c) have internship experience of minimum 12 months in a well-equipped radiation therapy department recognized by the Atomic Energy Regulatory Board (AERB), Government of India.

Candidate shall be required to produce an internship certificate in Annexure-A as prescribed by the aforesaid Board annexed to these rules;

- (d) possess the basic knowledge of computer application prescribed in the Gujarat Civil Services Classification Recruitment (General) Rules, 1967; and
- (e) possess adequate knowledge of Gujarati or Hindi or both.
- 4. The candidate appointed by direct selection shall be on probation for a period of two years.
- 5. The candidate appointed by direct selection during the probation period, shall be required to undergo pre-service training and to pass the post-training examination in accordance with the provisions of the Gazetted Officer's Pre-Service Training and Examination Rules, 1970.
- 6. The candidate appointed by direct selection during his probation period, shall be required to pass the qualifying examination of computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall be required to pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
- 8. The candidate appointed by direct selection shad required to undergo such training and pass such examination as may be prescribed by the Government.
- 9. The candidate appointed by direct selection shall required to furnish a security and surety bond in such form, such amount and for such period as may be prescribed by Government.

Annexure-A

(See rule 3(c))

Ref. No. and date of issuing the certificate

This is to certify that Dr./Mr/Ms	Universi	ty	or
Institution has under went the medical physics internship at the Department of R	Ladiothera	ару	under
the supervision of	(name	of	the
internship supervisor) from (date)			
It is also certified that the candidate has obtained the full competency in the follow	wing com	pon	ents-

- Radiotherapy equipment (treatment and imaging) and quality assurance.
- Beam calibration and dosimetry.
- External beam treatment planning.
- Brachytherapy dosimetry and treatment planning.
- In-vivo dosimetry and patient dose verification.
- Radiation Protection and Safety.
 and has acquired sufficient knowledge in-
- Clinical Orientation.
- Professional skill development and career planning.

(Signature with date) (Name) Head of the Institution Supervisor Office Seal

(Signature with date) (Name) Chief Medical Physicist Office Seal

(Signature with date) (Name) Internship Office Seal

By order and in the name of the Governor of Gujarat,

K. R. MAKWANA,
Under Secretary to Government.





सत्यमेव जयव

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FORESTS AND ENVIRONMENT DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 8th August, 2017.

Wildlife (Protection) Act, 1972.

No. GVN/23/2017/WLP/1092/3056/G.1: In exercise of the powers conferred by section 64 read with section 28 of the Wildlife (Protection) Act, 1972 (53 of 1972), the Government of Gujarat hereby makes following rules further to amend the Gujarat Wildlife (Protection) Rules, 1990 namely;

The fees for guide in Sanctuaries and National Parks shall be at the following rates.

Sr. No.	Particulars	For Indian Nationals Rs.	For Foreigners US (Dollar)		
1	2	3	4		
(C)	For all Sanctuaries and National Parks				
1	Guide Fee: i. For first four hours per vehicle/group ii. For every additional hour per vehicle/group (To be paid to the guide directly in rupees only irrespective of nationality)	400 50	100 40		

Note:

(1) Concerned Guide shall recover the said fees in Indian currency in case of foreigner at the exchange rate prevailing on the last working day of the previous month.

By order and in the name of the Governor of Gujarat.

D. T. VASAVADA
Additional Secretary to Government.

IV-A-EX. 131

131-1

Government Central Press, Gandhinagar.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th August, 2017

Corrigendum

No. GJ/2017/26/MCR-102017-MM-995-chh:— In the Gujarat Minor Mineral Concession Rules, 2017 as published in the Gujarat Government Gazette, Extraordinary, Part IV-A dated the 24th May, 2017 at pages 70-1 to 70-198,-

- 1. In rule --
 - (i) 2, in sub-rule (1), in clause (r) for figures "100" read figures "10";
 - (ii) 8, (a) in sub-rule (1), for figures "577" read figures "57";
 - (b) in sub-rule (3), in clause (b) for figures "100" and "577" read figures "10" and "57" respectively.
 - (c) in sub-rule (3), in clause (d) for figures "644" read figures "64"
 - (iii) 9, in sub-rule (1) in clause (b), for figures "577" read figures "57";
 - (iv) 10, in sub-rule (2), for figures "577" read figures "57";
 - (v) 18, (a) in sub-rule (9) for figures "111" read figures "11"(b) in sub-rule (11), in clause (a) for figures "188" read figures "18";
 - (vi) 23, (a) in sub-rule (1), (a) for figures "200" read figures "20"(b) in clause (b), for figures "844" read figures "84";
 - (vii) 35, in sub-rule (1) for figures "35,35,36 and 37" read figures "35,36,37 and 38";
 - (viii) 38, in sub-rule (2) for figures "366" and "377" read figures "36" and "37" respectively.

- in sub-rule (1), (a) in clause (b) for figures "188" read figures "18" (b) in 43, (ix) clause (d) for figures "177, 188" read figures "17, 18" respectively.
- 44, in sub rule (7), for figures "444" read figures "44"; (x)
- 48, for figures "477" read figures "47"; (xi)
- for figures "500" read figures "50"; (xii) 52,
- in clause (a), for figures "111" read figures "11"; (xiii) 54,
- in sub-rule (3), for figures "644" read figures "64";
- 2. In the Schedule III, under the heading minor minerals, In brackets,
 - for rule "188(15)" read rule "18(15)"; (a)
 - "188(22)" read rule "18(22)"; for rule (b)
 - "188(27)" read rule "18(27)"; for rule (c)
 - "388(1)" read rule "38(1)"; (d) for rule
 - "388(2)" read rule "38(2)"; for rule (e)
 - "388(3)" read rule "38(3)"; for rule (f)
 - "433(1)" read rule "43(1)"; for rule (g)
 - "444(4)" read rule "44(4)"; for rule (h)
 - "577" read rule "57"; for rule (i)
 - "611" read rule "61"; for rule (j)
 - "644(2)" read rule "64(2)"; for rule (k)
 - for rule "677(1)" read rule "67(1)"; (1)
- In the Schedule IV under the heading ROYALTY RATE / DEAD RENT, 3. for rule "322(5)", "566(1)", "566(2)" read rule "32(5)", "56(1)" and "56(2)" respectively.
- In the schedule V under the heading AUTHORISED OFFICERS for RESPECTIVE JURIDICTIONS, in table,
 - for the words "Error! Reference source Not in column, "Rule Reference", found" occurring at two places, read "6".
 - for the number "122", "99" and "1212" read In column "Rule number" (b) number "12", "9" and "12" respectively.
 - for "Rule 122" and " Rule 477" read "rule 12" In column "Rule Reference" (c) and "rule 47" respectively.
- In Form A- Under the heading FORMAT OF PERFORMANCE SECURITY /BANK GUARANTEE, for rule "100" read rule "10";
- In Form B- Under the heading FORMAT OF QUARRY LEASE DEED, in 5.3.1, in table, for the figures "100" read "10";
- In Form C- Under the heading NOTICE OF INTIMATION OF OPENING / REOPENING 7. OF MINE, for rule "733" read rule "73";
- In Form E- Under the heading FORMAT OF QUARRY PERMIT, 8.
 - (i) for rule "211" read rule "21"
 - (ii) for rule "222(1)" read rule "22(1)";

- 9. In Form G- Under the heading APPLICATION FOR GRANT/RENEWAL OF A QUARRY PARWANA.
 - (i) for rule "311(1)" read rule"31(1)"
 - (ii) for rule "322(3)" read rule "32(3)";
- 10. In Form H- Under the heading FORMAT OF QUARRY PARWANA, for rule "322(1)" read rule "32(1)";
- 11. in Form I Under the heading APPLICATION FOR PROSPECTING PERMIT, for rule "366(4)" read rule "36(4)";
- 12. In Form J Under the heading FORMAT OF PROSPECTING PERMIT, in first para, for rule "366" read rule "36";
- 13. In Form K Under the heading APPLICATION FOR SURRENDER OF QUARRY LEASE, for rule "422(1)" read rule "42(1)";
- 14. In Form L Under the heading TRANSFER APPLICATION, for rule "444(2)" read rule "44(2)";
- 15. In Form M Under the heading FORMAT OF TRANSFER DEED, for rule "444(4)" read rule "44(4)";
- 16. In Form 0 Under the heading REGISTER OF QUARRY PERMIT, for rule "477(2)" read rule "47(2)";
- 17. In Form P Under the heading REGISTER OF QUARRY PARWANA, for rule "477(3)" read rule "47(3)";
- 18. In Form V Under the heading FORMAT OF FINANCIAL ASSURANCE, for rule "644(2)" read rule "64(2)";
- 19. In Form W Under the heading NOTICE OF TEMPORARY DISCONTINUANCE OF MINE, for rule "722(2)" and "722(3)" read rule "72(2)" and "72(3)" respectively.

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	Deputy Secretary to Government

By order and in the name of the Governor of Guiarat-





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WEDNESDAY, AUGUST 30, 2017/BHADRA 8, 1939

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 30th August, 2017

Motor Vehicles Act, 1988.

No.PT/2017/34/MVD/102017/435/KH: WHEREAS certain draft rules were published as required under sub-section (I) of section 212 of the Motor Vehicles Act, 1988 (59 of 1988) at pages 69-1,69-2 in the Gujarat Government Gazette, Extraordinary, Part IV-A, dated, the 23rd May, 2017, under the Government Notification, Ports and Transport Department, No. PT/2017/14/MVD/102017/435/KH, dated the 23rd May, 2017 inviting objection or suggestion from all persons likely to be affected thereby, within a period of thirty days from the date of publication of the said notification in the *Official Gazette*.

AND WHEREAS no objection or suggestion has been received by the Government in respect of the said draft notification.

NOW, THEREFORE, in exercise of the powers conferred by clause (k) of sub-section (2) of section 28, clause (1) of sub-section (2) of section 38 and clause (p) of sub-section (2) of section 65 of the Motor Vehicles Act, 1988(59 of 1988), read with clause (11) of rule(4) of Central Motor Vehicles Rules, 1989, the Government of Gujarat hereby makes the following rules, further to amend the Gujarat Motor Vehicles Rules, 1989, namely:-

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- 1. These rules may be called the Gujarat Motor Vehicles Rules, 2017.
- 2. In the Gujarat Motor Vehicles Rules, 1989 (hereinafter referred to as "the said rules)", after rule 8, the following rule shall be inserted, namely:-
 - "8A. Proof of age and additional proof of residence.

'AADHAAR' shall be considered as a proof of age and additional proof of the residence for the purpose of issuance of driving licence.".

- 3. In the said rules, after rule 27, the following rule shall be inserted, namely:-
 - "27 A Proof of age and additional proof of residence.

'AADHAAR' shall be considered as a proof of age and additional proof of the residence for the purpose of issuance of conductor licence.".

4. In the said rules, after rule 45A, the following rule shall be inserted, namely:- "45B. An additional proof of residence.-

'AADHAAR' shall be considered as an additional proof of residence for the purpose of registration of vehicle.".

By order and in the name of the Governor of Gujarat,

PRAKASH MAJMUDAR,Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st September, 2017.

NO.GPC/24/2017/ENV/102016/719/E. - Whereas Gujarat Environment Management Institute (GEMI); an Autonomous Institute, Government of Gujarat; was established vide Government resolution Env -1098-1280-5 dated 01/02/1999.

Whereas GEMI is registered as a Society under Society Registration Act 1860 on 01/03/1999 and as public trust under Bombay Trust Act 1950, on 01/03/1999.

Whereas GEMI has a full-fledged State-of-the-Art Laboratory.

Whereas the Forests & Environment Department, in exercise of powers conferred by subsection (1) v(b) of section 52 of the Water (Prevention and Control of Pollution) Act 1974, vide Gazette Notification No. GNV(30)/Env-10-2011-1941-E dated 1st September, 2012, has notified GEMI's Laboratory, at present located at GIDC, Sector 25, Gandhinagar, as "State Water Laboratory".

Whereas the Forests & Environment Department, in exercise of powers conferred to it under subsection 1 (b) of section 28-of the Air (Prevention and Control of Pollution) Act, 1981, vide the aforementioned Gazette Notification, has specified GEMI's Laboratory, at present located at GIDC, Sector 25, Gandhinagar, as "State Air Laboratory".

Whereas the GEMI's Laboratory has been accredited by the National Accreditation Board for Testing and Calibration Laboratories (NABL) under chemical and biological testing for over 140 parameters of water, wastewater, source emissions, ambient air, noise, hazardous waste as well as soil.

Whereas the GEMI's Laboratory has been recognized as 'Environmental Laboratory' by the Central Pollution Control Board (CPCB), in exercise of powers conferred by clause (b) of Subsection (i) of Section 12 of the Environment (Protection) Act, 1986, vide powers delegated to it by the Ministry of Environment, Forests & Climate Change, Government of India.

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Whereas GEMI had submitted a proposal requesting to amend the recognition as a State Laboratory under the provisions of the Water (Prevention and Control of Pollution) Act 1974 and the Air (Prevention and Control of Pollution) Act 1981 and expand the list of parameters approved for testing.

Now, therefore, in exercise of powers conferred by sub-section (1) v(b) of section 52 of the Water (Prevention and Control of Pollution) Act 1974; and under sub-section l(b) of section 28-of the Air (Prevention and Control of Pollution) Act, 1981, the Government of Gujarat hereby amends the aforesaid notification No. GNV(30)/Env-10-2011-1941-E dated 1st September, 2012, so as to include all such parameters for analysis that are accredited to GEMI by NABL and also those for which it is recognized by CPCB under the provisions of the Environment Protection Act, 1986, now or as may be accredited or recognized subsequently from time to time.

The Laboratory of GEMI shall follow the protocol approved by the Government of Gujarat vide letter no. ENV-102013-299-E, dated 24-02-2014 for sampling and for analysis and testing as per the Standard Operating Procedures developed by GEMI's Laboratory and also those approved by NABL based on Association of Analytical Chemistry (AOAC), American Public Health Association (APHA), Indian Standards (IS), US Environment Protection Agency (US-EPA) protocols.

By order and in the name of the Governor of Gujarat,

A.G. SAGAR,Under Secretary to Government.

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th August, 2017.

THE PRISONS ACT (IX OF 1894).

No.GG/44/2017/JLK/172007/185/J-In exercise of the powers, conferred under sub-section(1) of section-3 of the Prisons Act (IX of 1894) and section 266(B)(1) of Criminal Procedure Code, 1973, Government of Gujarat declares the hitherto newly constructed Rajpipla Jail as the Rajpipla District Jail. The jail will function in its new status of a "Rajpipla District Jail" with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

MAHENDRA R. SONI,
Deputy Secretary to Government
Home Department.

IV-A-Ex. 135

135-1

Government Central Press, Gandhinagar.





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> વન અને પર્ચાવરણ વિભાગ જાહેરનામું સચિવાલય, ગાંધીનગર, તા.૧૧–૦૯–૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ–૧૯૭૨ ક્રમાંકઃ વપસ–૨૦૧૭–૨૫–૬બલ્યુએલપી–૧૦૧૧–૪૯૨–૬બલ્ય

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫–૦૧–૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૭–૧–ડબલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૩) તા.૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૪) તા.૦૫-૦૬-૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ-૨૦૧૭-૭-ડબલ્યુએલપી-૧૦૧૧-૪૯૨- ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૦૫–૦૮–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૨૨૪–૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં સાથેની અનુસુચિમાં દર્શાવેલ, અનુક્રમે ૨૮, ૫ અને ૩૧ ગામો મળીને કુલ ૬૪ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી, ગાંધીનગર જિલ્લાના ૬૪ સહિત, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સંરપચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૭૨૨)રશ્રીની ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે તા.૦૧-૦૪-૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

IV-A-Ex. 136

ગાંધીનગર જિલાના ગાંધીનગર, માણસા, દહેગામ તથા કલોલ તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૬૨૩૬, ૧૨૨૧, ૯૬૦ અને ૯૫૩ સહિત કુલ ૯૩૯૦ રોઝડા નોંધાયેલ છે.

ગાંઘીનગર જિલ્લાના તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું હોવાથી રોઝડાના નિકાલ કરવાની પરવાનગી આપવા આ સાથે સામેલ અનુસૂચિ મુજબ ગાંઘીનગર જિલ્લાના બાકી રહેતા ૨૭૦ ગ્રામ પંચાયતોના સરપંચશ્રીઓને "માનદ વન્ય પ્રાણી સંરક્ષક" (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુઘી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંઘીનગરના તા.૧૧-૦૯-૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ વપસ-૨૦૧૭-૨૫-ડબલ્યુએલપી-૧૦૧૧-૪૯૨-ડબલ્યુ ની અનુસૂચિ

કમાંક	જિલાનું નામ	વાલુકાનું નામ	ગામનું નામ
٩	ગાંઘીનગર	ગાંધીનગર	અંડાલજ
ર	II -	11	અમીયાપુર
3	11	"	અંબાપુર
8	11	11	આદરજ મોટી
ų	u ·	11	ઉનાવા
8	11	11	ઉવારસદ
9	TI .	11	કોબા
6	11	11	કોટેશ્વર
4	11	11	વજાપુરા
90	11	11	કુડાસણ
99	II	11	કા.વાંડાતેડ
92	II .	11	ખોરજ
9.3	II	11	જલુંદ
98	II	· · · · · · · · · · · · · · · · · · ·	જમીયતપુરા
૧૫	11	H	ઝુંડાલ
98	11	II	ટીંટોડા
9.9	II	ıı ıı	તારાપુર
96	11	ii ii	દંતાલી
96	11	11	સોનારડા
50	. 11	II.	ปในตช
૨૧	11	11	પીઢારડા
5.5	11	II	પુન્દ્રાસણ
23	11	II .	ડામ
58	11	11	ભો–રાઠોડ
૨૫	II	11	રાંદોજા
२६	11	11	રાયસણ
૨૭	11	11	રાંદેસણ
26	11	11	રૂપાલ
26	11	11	디건리
30	11	"	વાવોલ
39			સાદરા
NAC 10			

કમાંક	િજદાનું નામ	તાલુકાનું નામ	ગામનું નામ
35	ગાંઘીનગર	ગાંઘીનગર	સરઢવ
33	п	П	સરગાસણ
38	П	II	સોનીપુર
૩૫	П	П	સુઘ5–નભોઈ
35	П	11	આલમપુર
39	H	11	શિદોલી મોટી
3८	II .	11	કાનપુર
36	н	11	ગલુદણ
80	11	11	ગિયોલ
४१	н	11	ચંન્દ્રાલા
85	п	11	ચિલોડા(ડ)
83	н	11	વીરાતલાવડી
88	н	Ш	ચેખલારાણી
૪૫	п	11	
88	п	11	જાખોરા–રાજપુર
४७	ш	11	કભોકા
86	т н	11	દશેલા
86	п	11	દો–વાસણા
૫૦	и	11	ઘણપ
૫૧	u ,	11	ઘરમપુરા
પર	11	11	વાંકાનેરડા
પ૩	Н	11	પ્રાંતિયા
૫૪	u .	II	પિરોજપુર
૫૫	II .	II	વકોદરા
પદ	. п	II	भट्टेव्खा
૫૭	п	II .	માદ્યવગઢ
૫૮	П	11	મેદરા
૫૯	n	11	રાથપુર
50	п	н	रतनपुर
	nga e e e e e e e e e e e e e e e e e e e	11	રણાસણ
85	п	11	લેકાવાડા
53	п	II .	લવારપુર
88	п	II ·	લીંબડીયા–કરાઈ
૬૫	п	II	વલાદ
55	н	માણસા	ઉમિયાનગર(દે)
89	н	· n	કોટવાસ
56	11	11	ચડાસણા
56	11	II	પાલડી વ્યાસ
90	II .	11	પાલડી રાઠોડ
99	11	; !!	બિલોદરા
७२	11	11	હિમતપુરા બિ
93	11	11	ઉમિયાનગર બિ
98	H H	11	ચરાડા

ક્રમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૭૫	ગાંઘીનગર	માણસા	દેલવાડા
95	II	11	હરણાહોડા
99	11	11	સમો
96	11	11	ગોવિંદપુરા–સમૌ
96	U	u u	પડુસ્મા
60	II	"	સોલૈયા
८ ٩	11	11	ખરણા
25	II	. 11	અમરપુરા ખ
23	11	11	પારસા
28	H	11	ખાટાઆંબા
८५	11	Н	બોરૂ
८६	11	11	ાક્રાડિય
८७	11	u .	ગુલાબપુરા
66	11	II II	ફતેપુરા
66	JI	11	પરબતપુરા
60	ıı .	11	ભીમપુરા
<u>۲</u> ۹	II.	ıı ıı	રામપુરા
८२	II	11	રાજપુરા
63	ш	11	ઈન્દ્રપુરા
८४	II II	11	ઘોળાકુવા
૯૫	II	11	રીબ્રોલ
८६	II	"	ઘમેડા
69	II	"	બાપુપુરા
66	II	"	પાટણપુરા
66	11	11	આજોલ
100	II	11	વેડા
909	11	11	આનંદપુરા વે
१०२	11	11	મોતીપુરા વે
903	11	11	પ્રેમપુરા વે
908	11	11	પુંધરા
904	11	11	મદુડી
908	11	11	୬ ୴SIत
909	II	. 11	અનોડીયા
906	II	11	ડોડીપાળ
906	11	11	લાકરોડા
190	11	11	િકમતપુરા લા
999	II	11 .	કુવાદરા
992	11	11	વિજયનગર કુ
113	н	11	અઢકાતૈકા
998	11	11	રંગપુર
994	11	11	. લોદરા
998	II	11	ગલથરા
999	п	п	પ્રતાપનગર

ร _ั	જિલ્લાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
992	ગાંઘીનગર	માણસા	. માણેકપુર
996	"	11	મકાખાડ
920	11	11	બદપુરા
929	11	11	ઈશ્વરપુરા
922	11	11	વરસોડા
923	11	11	ગુન્મા
928	ll .	11	દેલવાક
924	11	11	અંબોડ
928	IJ	11	આનંદપુરા અં
929	II	11	ગા્રમભારતી
926	11	11	આનંદપુરા (સો)
936	II	"	બળીયાનગર (મા)
930	H 29	: દેવામ	ઓતમપુર
939	II	11	ચેખલાપગી
932	II	. 11	બાબરા
133	II .	Ш	ઉદ્ય
938	II .	11	પાટના કુવા
134	11	11	કંથારપુર
938	11	"	વાસણાચૌઘરી
939	11	11	ચામલા
936	11	11	બીલામણા
936	11	11	वाना ४सुन्द्रा
980	11	11	વતાવાડ
989	11	н	ભાદરોડા
985	11	11	દોડ
983	11	п	વડોદ
988	, II	п	માછંગ નાની
१४५	11	II II	માછંગ મોટી
985	11	II II	મીરજાપુર
989	II II	, 11	વર્દ્યાના મુવાડા
986	11	11	અંગુથલા
986	11 "	11	જાલીયામઠ
940	U	11	સગદલપુર
949	11	11	સામેત્રી
942	11	11	સાંહબજીના મૈતારા
943	II	П	પીપલજ
948	11	11	મેઘરાજના મુવાડા
944	11	. 11	શેંડવા
948	11	, H	ે કલ્ત્રાદાઅવા મૈતારા
9.49	11	11 .	
946	11	11	ખાનપુર સાંપા
946	11	11	
150	11	11	એહમદપુર નાંદોલ

ร ูฟเร	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
१६१	ગાંઘીનગર	ા કેંગામ	પાલૈયા
१६२	11	11	મૌસમપુર
953	11	H	સુજાના મુવાડા
958	П	11	ખાડીયા
૧૬૫	п	11	મીઠાના મુવાડા
988		11	આંત્રોલી
959	п	II .	લવાડ
986	Н	11	હડમઢાવા મૈતારા
986	II .	11	શિયાવાડા
990	———————————————————————————————————————	11	કડજોદરા
999	11	. 11	નજુપુરા
992	11	11	મોટી પાવઠી
193	11	11	સાંબેલા
998	11	11	મોતીપુરા
994	11	11	મઠુડીયા
998	11	II II	ડેમાલીયા
199	11	ıı ıı	અરઇજીના મૈતાટા
992	11	П	વાસણા સોગઠી
9.96	11	11	ચિસકારી
960	11	11	પાલુન્દ્રા
929	11	11	અતાઅના મેતારા
922	11	- 11	બારડોલી (કોઠી)
923	11	11	અમરાજીવા મૈતાટા
928	11	11	હાથીજણ
924	11	11	ઈસનપુર ડોડીયા
928	11	"	બારીયા
929	11	11	બારકોલી (બારીયા)
966	11	11	બદીયલ
966	II	11	ફેલ્ઠાવગડ
960	11	ıı ıı	ડામુવગર
969	11	, II	હિલોલ
१८२	H	. 11	ક્રોદરાલી
963	Н	н	શિયાપુર
968	11	11	કમાલબંઘ વાસણા
964	11	н	હિલોલ વાસણા
968	11	11	કનીપુર
969	H a	11	મીરાપુર
966	Ш	н	રખિયાલ
966	11	11	બદપુર
500	11	11	પસુનિયા
२०१	11	11	વડવાસા
२०२	n n	, 11	સાણોદા
203	ti_	11	સલકી

ક્રમાંક	िह्यानुं नाभ	વાલુકાનું નામ	गाभनुं नाभ
508	ગાંઘીનગર	દ હેગામ	વેલપુરા
૨૦૫	II .	II .	પહાડીયા
508	· 11	11	લીહોડા
२०७	11	11	અંતોલી
२०८	11	11	ં ડુમેચા
२०८	11	. "	થડાકુવા
२१०	11	11	પદ્યાનો મઠ
299	n n	"	જલેવ્હે માડા
૨૧૨	11	11	ઝાક
૨૧૩	"	11	કડાદરા
२१४	11.	કલોલ	ઓળા
ર૧૫	ıı ıı	11	વડાસ્વામી
२१६	11	11	ઈસંડ
२१७	11	"	પાનસર
२१८	11	11	ઘાનોટ
२१७	11	11	બિલેશ્વરપુરા
550	. 11	II.	नपा
२२१	11	II.	વેડા
555	11	. "	દિંમતપુરા(વે)
223	11	11	ગોવિંદપુરા(વે)
२२४	11	11	વાયણા
૨૨૫	11	11	ખોરજકાભી
२२६	II	11	ભાઉપુરા
२२७	11	11	ઘમાસણા
556	11	11	આરસોડિયા
२२८	11	11	પલોડીયા
२३०	11	11	સોજા
૨૩૧	П	"	આમજા
ર૩૨	11	11	લિમ્બોદરા
233	1	. 11	ચાંદીસણા
238	11	11	નાદરી
ર૩૫	11 .	11	મુબારકપુરા
235	11	11	વાગોસણા
२३७	11	11	ઘેધુ
232	11	11	મોખાસણ
१३८	II	11	વાંસજડા(ક)
5,80	. 11	11	શોભાસણ
१४१	11	11	ઈટલા
१४२	. н	II.	વાંસજડા(ઢે)
283	11	11	અઢાણા
288	"	11	ભીમાસણ
૪૫	"	. 11	કારોલી
285	п	11	દંતાલી

ड मांड	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
२४७	ગાંઘીનગર	કલોલ	ગણપતપુરા
२४८	= 11	11	બોરીસણા
२४८	11	11	મુલસાણા
૨૫૦	11	11	ઉનાલી
૨૫૧	——————————————————————————————————————	11	भात्र४
૨૫૨	11	11	હાજીતેડ
૨૫૩	- II	"	વડસર
૨૫૪	II	"	રાંચરડા
રપપ		11	નાંદોલી
રપ૬	11	11	રામુવગર
૨૫૭	JI .	11	પિયજ
૨૫૮	- II	11	પ્રતાપપુરા(પિ)
૨૫૯	11	11	વાસ્મેદ
280	. II	11	સબાસપુર
२६१	. 11	11	બાલવા
२इ२	11	11	પ્રતાપપુરા(બા)
583	11	11	અલુવા
२६४	11	П	ઉસ્માનાબાદ
२६५	- 11	· · ·	ગોલથરા
588	.11	"	शनापड
289	n .	11	રકનપુર
256	W	11	રણછોડપુરા
२६८	<u>;</u> II	П	જેઠલજ
290	Ш	11	સાંતેજ

મનીષ સી. શાહ, સરકારના ઉપ સચિવ





EXTRAORDINARY PUBLISHED BY AUTHORITY

Vol. LVIII | THURSDAY, SEPTEMBER 14, 2017/BHADRA 23, 1939

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

શ્રેયાન વ્યવસ્થાપક,

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર દ્વારા

સુધારો

ક્રમાંક: વાંચન ગેઝેટ સુધારો ૫-૨૦૧૭ ગૃહ વિભાગના તા.૧૯-૭-૨૦૧૭ ના જાહેરનામાં નં. જીજી/૩૩/૨૦૧૭/ JLK/૧૭૨૦૦૭/૧૮૫/જે ગુજરાત સરકારના રાજ્યપત્ર ભાગ-૪-એ અસાધારણ નં. ૧૨૦ તા.૧૯-૭-૨૦૧૭ ના રોજ પેજ નં. ૧૨૦-૧ ઉપર પ્રસિધ્ધ થયેલ છે. જેમાં નીચે પ્રમાણે સુધારો વાંચવો.

READ	INSTED OF
(1)NO. GG/33/2017/JLK/172007/185/J	(1) NO. GG/33/2017/JKL/172007/185/J
(2) The jail will function in its new status of a "Bharuch District Jail" with effect from the date of issue of this notification.	(2)The jail will function its new status of a "Bharuch District Jail" with effect from the date of issue if this notification.

ता.१४-०८-२०१७

પી. બી. કનવર,

શ્રેયાન વ્યવસ્થાપક, સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.

IV-A Ex.-137

137-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





EXTRAORDINARY

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FRIDAY, SEPTEMBER 15, 2017/BHADRA 24, 1939

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT Notification

Sachivalaya, Gandhinagar, 24th August, 2017.

CONSUMER PROTECTION ACT, 1986.

No. GTH/2017/22/CPA/102017/453894/D.— In exercise of the powers conferred by clause (a) of section 9 read with sub-section (1) (a), 1(A) & 2 of section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby accepts the resignation of Shri H. K. Shah, President of Consumer Disputes Redressal Forum, Mehsana with effect from dated 31-08-2017 after office hours.

By order and in the name of the Governor of Gujarat,

B. G. JHA, Under Secretary to Government.

IV-A-Ex. 138

138-1

Government Central Press, Gandhinagar.





सत्यमेव जयते

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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MONDAY, SEPTEMBER 18, 2017/BHADRA 27, 1939

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT, NOTIFICATION

Sachivalaya, Gandhinagar, 18th September, 2017.

National Food Security Act, 2013

No: GTH/2017/23/PDS/102016/2572/C-1: WHEREAS certain draft rules were published as required by clauses (f) and (g) of sub-section (2) of section 40 read with sub-sections (5), (7) and (8) of section 16 of the National Food Security Act, 2013 (20 of 2013) at pages 125-1 to 125-4 in the Gujarat Government Gazette, Extraordinary, part IV-A dated 5th August, 2017, under the Government Notification Food, Civil Supplies and Consumer Affairs Department, No. GTH/2017/PDS/102016/2572/C-1, inviting objections or suggestions from all persons likely to be affected thereby within a period of thirty days from the date of publication of this notification in the official Gazette:

NOW, WHEREAS, no objections or suggestions have been received from the public on the said draft rules;

NOW, THEREFORE, In exercise of the powers conferred by clauses (f) and (g) of sub-section (2) of section 40 read with sub-sections (5), (7) and (8) of section 16 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat hereby makes the following rules, namely:

- 1. Short Title and Commencement.-(1) These rules may be called the Gujarat State Food Commission (Procedure for Appointment of Chairperson, Members and staff and conditions of service) Rules, 2017.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Definitions.-(1) In these rules, unless the context otherwise requires,-
 - (a) "Act" means the National Food Security Act, 2013 (20 of 2013);
 - (b) "Commission" means the Gujarat State Food Commission;
 - (c) "Government" means the Government of Gujarat;

- (d) "Section" means section of the Act.
- (2) Words and expressions used in these rules but not defined shall have the meanings as respectively assigned to them in the Act.

3.Terms and Conditions of appointment of Chairperson and other Members of the State Food Commission.

- (1) The term of the office of the Chairperson and other Members shall be three years from the date on which he enters upon the office unless removed earlier. The Chairperson or the member shall be eligible for reappointment.
- (2) No person appointed as Chairperson or the member, as the case may be shall hold office after he attains the age of sixty-five years.
- (3) The Chairperson or any other Member may, by writing under his hand addressed to the Government, resign from the office of the Chairperson or the Member, as the case may be, at any time.
- (4) The Government may remove a person from the office of the Chairperson or the other Member referred to in the sub-rule (1), if that person,—
 - (a) is, or at any time has been, adjudged as an insolvent; or
 - (b) has become physically or mentally incapable of acting as a member; or
 - (c) has been convicted of an offence which, in the opinion of the State Government, involves moral turpitude; or
 - (d) has acquired such financial or other interest as is likely to affect prejudicially his functions as a member; or
 - (e) has so abused his position as to render his continuation in office detrimental to the public interest; or
 - (f) engages during his term of office in any paid employment outside the duties of his office; or
 - (g) is, in the opinion of the Government, unfit to continue in office by reason of infirmity of mind or body.

Provided that, no Chairperson or other Member shall be removed from the office under clause (d) or clause (e) of this sub-section unless he has been given a reasonable opportunity of being heard in the matter.

4. Salaries and other conditions of service.-

- (1) the salaries payable to and other conditions of service of,—
 - (a) the Chairperson shall be the equivalent to the Chief Secretary to the Government for purpose of protocol; and
 - (i) for non government member, the salary of the Chairperson shall be Rs.1,00,000/-p.m. (fixed);
 - (ii) if the Chairperson is a serving member from Government Service, he shall draw the salary and allowances as per the government rules of his establishment; normal entitled;
 - (iii) if he has retired from Government Service, he shall be entitled topay minus pension.
 - (b) the other Members shall be equivalentfor protocol purpose at bottom of the scale of the Secretary to the State Government; and

- (i) the salary of the other members shall beRs.70,000/- p.m. (fixed) for non government member;
- (ii) if the member is a serving member from Government Service, he shall draw the salary and allowances as per the government rules of his establishment;
- (iii) if he has retired from Government Service he shall be entitled for pay minus pension.
- (c) an officer, who has been selected for appointment as Member-Secretary shall be an officer of the Government not below the rank of Joint Secretary and shall hold such office on deputation or an officer retired from the post not below the rank of Joint Secretary to the Government shall be entitled for pay minus pension:

Provided that if the Chairperson or other Member, at the time of his appointment is, in receipt of a pension, other than a disability or wound pension, in respect of any previous service under the Government of India or under any State Government, his salary in respect of the service as the Chairperson or the other Member shall be reduced by the amount of that pension including any portion of pension which was commuted and pension equivalent of other forms of retirement benefits excluding pension equivalent of retirement gratuity:

Provided further that, where the Chairperson or other Member if, at the time of his appointment is, in receipt of retirement benefits in respect of any previous service rendered in a Corporation established by or under any Central Act or State Act or a Government Company owned or controlled by the Central Government or the Government, his salary in respect of the service as the Chairperson or the other Member shall be reduced by the amount of pension equivalent to the retirement benefits:

Provided also that the salaries, allowances and other conditions of service of the Chairperson or other Member shall not be varied to their disadvantage after the appointment.

- (2) The Chairperson and other Members shall not be entitled to any pension for their service rendered in the State Food Commission.
- (3) The Chairperson, other Members and the Member-Secretary shall be entitled to leave, travelling allowances, conveyance, residential accommodation and facility for medical treatment as admissible to the Government Servants of their counterpart.
- 5. Staff of State Food Commission.-(1) For efficient implementation of the Act and discharging the duties and functions of the Commission, the General Administration Department of the Government of Gujarat shall make available the officers and other staff necessary as per the requirement of the Commission, by transfer on deputation basis from amongst officers of the Gujarat State Secretariat, Class I and II and employees of the subordinate service of the State Secretariat.
- (i) The officers and other staff so appointed under sub-section (1) shall discharge their duties and functions under the general superintendence of the Commission.
- 6. Powers of the Commission.- (1) The Commission shall be responsible for expenditure for the funds received by it for the purposes of the implementation of the Act.
 - (2) The Chairperson shall have all powers relating to financial transaction of the Commission, except in cases which require prior approval of the Government.
 - (3) The Chairperson shall obtain prior approval of the Government in the matters of creation of posts, revision of pay scales, procurement of vehicles, re-appropriation of funds from one head to another, permitting any officer of the Commission to participate in seminars, conferences or training programme abroad and such other matters as may be determined by the Government, by general or special order.

(4) The Chairperson shall, subject to such conditions and limitations, control and supervision, have powers to delegate his financial powers to the Member-Secretary of the Commission or to any officer of the Commission who shall be not below the rank of Deputy Secretary to the Government of Gujarat:

Provided that no such powers shall be delegated in respect of incurring an expenditure on an item exceeding rupees forty thousand.

- (5) The Chairperson with the prior approval of the Government shall have power to engage any person or persons as consultant or consultants for a specific purpose and for such period on such terms and conditions and on payment of such amount agreed in advance with that person relating to honorarium, traveling and daily allowance and providing such facilities as may be prescribed by the State Government.
- 7.(1) The rules relating to office procedure, working hours, working days, public holidays and such other matters as are in force in the Government shall be applicable to the Commission.
 - (2) The official seal and emblem of the Commission shall be such as the Government may specify.

By order and in the name of the Governor of Gujarat,

S.G.BHATT,
Deputy Secretary to Government.





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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 07th September, 2017

Family Courts Act, 1984.

No. GK/57/2017/HCT/102016/2865/D:— In exercise of the powers conferred by clause (b) of sub-section (1) of section 3 of the Family Courts Act,1984 (66 of 1984), the Government of Gujarat, after consultation with the High Court of Gujarat, hereby establishes a Family Court with effect on and from the 17th September, 2017, for the areas of the local limits of the nagarpalika of Khambhaliya, constituted under the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) and for the local limits of Khambhaliya Taluka of the Revenue District of Devbhumi Dwarka.

By order and in the name of the Governor of Gujarat,

I. J. VORA, Secretary and R.L.A.

IV-A Ex.-140

140-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 07th September, 2017

Family Courts Act, 1984.

No.GK/58/2017/HCT/102016/2865/D:- In exercise of the powers conferred by clause (b) of subsection (1) of section 3 of the Family Courts Act,1984 (66 of 1984), the Government of Gujarat, after consultation with the High Court of Gujarat, hereby establishes a Family Court with effect on and from the 17th September, 2017, for the areas of the local limits of the nagarpalika of Modasa, constituted under the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) and for the local limits of Modasa Taluka of the Revenue District of Arvalli.

By order and in the name of the Governor of Gujarat,

I.J. Vora, Secretary and R.L.A.

IV-A Ex.-141

141-1





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 07th September, 2017

Family Courts Act, 1984.

NO.GK/59/2017/HCT/102016/2865/D: In exercise of the powers conferred by clause (b) of subsection (1) of section 3 of the Family Courts Act, 1984 (66 of 1984), the Government of Gujarat, hereby establishes a Family Court after consultation with the High Court of Gujarat, with effect on and from the 17th September, 2017, for the areas of the local limits of the nagarpalika of Morbi, constituted under the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) and for the local limits of Morbi Taluka of the Revenue District of Morbi.

By order and in the name of the Governor of Gujarat,

I.J. Vora, Secretary and R.L.A.

IV-A Ex.-142

142-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.







EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th September, 2017

Food Safety and Standard Act, 2006

No. FSSA/NOTIFICATION/100669769/A/2017.— "WHEREAS, in the research done at Tata Memorial Hospital, it is observed that consumption of Gutka and Pan Masala cause carcinogenic and co-carcinogenic effects;

AND WHEREAS, the joint studies conducted by Hammer and Tata Institute of Fundamental Research, it is revealed that consumption of Gutka leads to a very high increased risk of oral Cancer;

AND WHEREAS, the survey conducted by the Global Adult Tobacco Survey of India (GATS) in the year 2009-10 reveal that 35% adult use tobacco in any one of the forms, out of which 21% are found to be consuming smokeless tobacco;

AND WHEREAS, several Non-Government Organizations have also reported to the State Government to put complete ban on the sale of Gutka and Pan Masala in the State of Gujarat;

AND WHEREAS, Gutka and Pan Masala known by any name are articles of food which contain tobacco and nicotine as ingredients and consumption of such products are injurious to health and thus contravenes the provisions of regulation 2.3.4 of the Food Safety and Standards (Prohibition and Restrictions on Sales) Regulation, 2011;

AND WHEREAS, it is expedient to prohibit in the interest of public health, the manufacture, storage, distribution and sale of Gutka and Pan Masala in which tobacco or nicotine is widely used as an ingredient and are sold in the State of Gujarat.

AND WHEREAS, the Commissioner of Food Safety is empowered under section 30 of the Food Safety and Standards Act, 2006 to prohibit, in the interest of public health, the manufacture, storage, distribution or sale of any article of food either in the whole of the State or any area or part thereof; and accordingly the Commissioner of Food Safety, Gujarat State prohibited manufacture, storage, distribution and sale of Gutka and Pan Masala containing tobacco or nicotine in the State of Gujarat for a period of one year from 11th September 2012 vide notification No. FSSA/Notification/ 266/A, dated 28th August, 2012.

SUBSEQUENTLY, the Commissioner of Food Safety, Gujarat State prohibited manufacture, storage, distribution and sale of Gutka and Pan Masala containing tobacco or nicotine in the State of Gujarat for a period of one year, i.e. from 12th September, 2013 vide notification No. FSSA/Notification/161/A, dated 6th September, 2013 and for one more year i.e. from 12th September, 2014 vide notification No. FSSA/Notification/1960/A, dated 9th September 2014, and also for one year from 12th September 2015, i.e. vide notification No. FSSA/Notification/93419/A dated 10th September 2015 and for one more year i.e. 12th September 2016 i.e. vide notification No. FSSA/Notification/106821/A dated 9th September 2016.

The Gutka and Pan Masala containing tobacco or nicotine if consume will and endanger human health; And therefore, I the Commissioner of Food Safety, Gujarat State, in exercise of the powers conferred by clause (a) of Sub section 2 of Section 30 of the Food Safety and Standards Act, 2006 (Act No. 34 of 2006), in the interest of Public Health, hereby prohibit the manufacture, storage, distribution or sale of Gutka and Pan Masala known by any names containing tobacco or nicotine as an ingredients available in the market and any other products marketed separately to constitute as Gutka and Pan Masala as final product in the whole of the State of Gujarat, for a period of one year from 12th September, 2017. However, the said prohibition shall not be applicable in respect to 100 % export oriented units.

Dr. H. G. KOSHIA, Commissioner of Food Safety Gujarat State, Gandhinagar.





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The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th September, 2017.

Mines and Minerals (Regulation and Development) Act, 1957.

No.GU-2017-(27)-DMF-102015-836-part file-CHH: In exercise of the powers conferred by sections 9B, 15(4) and 15A of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Government of Gujarat hereby makes the following rules further to amend the Gujarat District Mineral Foundation Rules, 2016. namely:-

- 1. These rules may be called the Gujarat District Mineral Foundation (Amendment) Rules, 2017.
- 2. In the Gujarat District District Mineral Foundation Rules, 2016 (hereinafter referred to as "the said rules"), In rule 3, for sub-rule (2), the following shall be substituted, namely:-
 - "(2) upon issuance of notification under sub-rule(1) the Governing Council shall take action to get the District Mineral Foundation registered as public Trust for the Charitable purpose under sub-section (13) of section 2 of the Gujarat public Trusts Act, 1950 (Bom. XXIX of 1950)."
- 3. In the said rules, in rule 4, in Sub-rule (1), in the table, in serial No.5, under the heading Particulars of office of member" for the words "Director, District Rural Development Agency" the words "District Planning Officer", shall be substituted.

- 4. In the said rules, In rule 5, in sub-rule (1), in the table, in serial No.13, under the heading 'Particulars of office of member" for the words "Director, District Rural Development Agency" the words "District Planning Officer", shall be substituted.
- 5. In the said rules, In rule 6, in sub-rule (2), for clause (c), the following clause shall be substituted, namely:-
 - "(c) to approve the Annual Report and audited accounts of the District Mineral Foundation with in a period prescribed under the Gujarat Public Trusts Act, 1950 or four months from the closer of the previous year whichever is earlier; and"
- 6. In the said rules, in rule 9, in sub-rule (1), for the words "at least once every six months in every quarter", the words "at least once annually", shall be substituted.

By order and in the name of the Governor of Gujarat, Sd/- Illegible,
Under Secretary to Government.

Government Central Press, Gandhinagar.

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EXTRAORDINARY PUBLISHED BY AUTHORITY

Vol. LVIII] WEDNESDAY, SEPTEMBER 20, 2017/BHADRA 29, 1939

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th September, 2017

Factories Act, 1948.

No. KHR-2017-136-FAC-142017-477446-M(3):— The following draft of rules which is proposed to be issued under sub-section (1) of section 6 read with section 112 of the Factories Act, 1948 (LXIII of 1948) is published as required by sub-section (1) of section 115 of the aforesaid Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of forty five days from the date of its publication in the Official Gazette.

2. Any objection or suggestion which may be received by the Principal Secretary, Labour and Employment Department, Gandhinagar from any person with respect to said draft on or before the expiry of the aforesaid period will be considered by the Government.

Draft Notification

No, KHR-2017-136-FAC-142017-477446-M(3):- In exercise of the powers conferred by subsection (1) of section 6 read with section 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely: -

- 1. These rules may be called the Gujarat Factories (Fourth Amendment) Rules, 2017.
- 2. In the Gujarat Factories Rules, 1963, for existing rule 8A the following rule shall be substituted, namely:-

"8A. When licence deemed to be granted or renewed.-

Where an application for grant or renewal of licence is duly made in accordance with these rules, the factory in respect of which the licence is to be granted or renewed, as the case may be, shall be granted or renewed, as the case may be, shall be deemed to be duly licensed until such licence is granted or renewed until no order is communicated to such person or an intimation regarding that the grant or renewal of the licence had been refused is communicated to such person within ninty days.

- Explanation:- (1) For the purpose of this rule an application for the grant or renewal of a licence shall be deemed to have been duly made only if it is in the form specified there for and is filled in with all relevant particulars and further is accompanied by a treasury receipt, a crossed cheque, a crossed Indian Postal Order or as the case may be, an invoice for book adjustment, for payment of the fees in accordance with the Schedule annexed to Rule 4.
 - (2) Ninty days shall be calculated from date of expiry of the licence."

By order and in the name of the Governor of Gujarat,

R. H. VASAVA,
Deputy Secretary to Government.

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ: ૧૮મી સપ્ટેમ્બર, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક: જીબી/પીટી/૩૫/૨૦૧૭/એસટીસી/૩૭૯૩/૧૨૭૮/ઘ: - ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સબંધમાં અગાઉ બહાર પાડેલા જાહેરનામાઓ રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''હિંમતનગર વિભાગ માટેની સલાહકાર સિમિતિ તરીકે'' ઓળખાનારી સલાહકાર સિમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

કમ	નાય અને સરનામું	હોદો
9.	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, હિંમતનગર વિભાગ, હિંતનગર	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, સાબરકાંઠા, હિંમતનગર	સરકારી સભ્ય
3	જિલ્લા પોલીસ અધિકારીશ્રી, સાબરકાંઠા, હિંમતનગર અથવા તેમના પ્રતિનિધિ	
8	આસીસ્ટન્ટ ઓપરેશન્સ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, હિંમતનગર	
પ્	શ્રી નટવરભાઈ મીકાભાઈ પટેલ, મુ.પો. કડોલી, તા. હિંમતનગર	
ξ	શ્રી વિક્રમભાઈ પ્રતાપભાઈ લખવારા, શાકમાર્કેટ પાસે, વડાલી	બિન સરકારી સભ્ય
9	શ્રી જસવંતસિંહ અમરસિંહ મકવાણા, મુ. ચારણવંટા, પો.અડપોદરા તા. હિંમતનગર	

કેમ	નાય અને સરનામું	હોદો
6	શ્રી જગદિશસિંહ મગનસિંહ ડાભી, મુ.પો.ઘડી, તા. પ્રાંતિજ	
6	શ્રી રાજુભાઈ અમૃતભાઈ પટેલ, મુ.પો.રતનપુર, તા. ઈડર	
90	શ્રી પંકજકુમાર રતીલાલ દવે, મુ.પો. ડોભાડા, તા. વડાલી	
99	શ્રી અશોકભાઈ ચુનીલાલ ઠાકર, કે.ટી.હાઈસ્કુલ પાછળ, સ્ટેશન રોડ, ખેડબ્રહ્મા	
9.2	શ્રી લીનાબેન લક્ષ્મણસિંહ નિનામા, મુ.પો. ચિતરીયા, તા. વિજયનગર	
93	શ્રી રાઠોડ અમરસિંહ વરૂસિંહ, મુ. ધમેડા, તા. માણસા, જી. ગાંધીનગર	
98	શ્રી ભરતભાઈ બબલદાસ રામી, મુ.પો.ડાભલા, તા. વિજાપુર	12-47
૧૫	શ્રી સોમસિંહ એમ. ખાંટ, મુ.પો.બાયલ-ઢાંખરોલ, તા. મોડાસા, જી. અરવલ્લી	બિન સરકારી સભ્ય
98	શ્રીમતિ ગુણવંતીબેન એ. કંસારા, ૩૫ તિરૂપતિ બંગ્લોઝ, માલપુર રોડ, મોડાસા, જિ.	
	અરવલ્લી	
9.9	શ્રી રમેશભાઈ કે. રાવલ, મુ.પો. શામળાજી, તા. ભિલોડા, જી. અરવલ્લી	
96	શ્રી મનહરભાઈ કે. પટેલ, મુ. રેલકંપા, પો. રડોદરા, તા. બાયડ, જી. અરવલ્લી	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સ્વિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રકાશ મજમુદાર, સરકારના નાયબ સચિવ.





EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 13th September, 2017.

Constitution of India.

No. GK/61/2017/ECO/102013/107/E:- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Superintendent Head Office, Class III in the subordinate service of the Charity Organization, Gujarat State, namely

- 1. These rules may be called the Superintendent Head Office, Class III, in the Charity Organization Recruitment Rules, 2017.
- 2. Appointment to the post of Superintendent Head Office, Class III, in the subordinate service of the Charity Organization, Gujarat State, shall be made either
 - (a) by promotion of a person of proved merit and efficiency from amongst the persons, who;
 - (i) have worked for not less than five years in the cadre of Superintendent Regional Office, Class III in the subordinate service of the Charity Organization;
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006:

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in sub-clause (i) above; or

(b) by direct selection.

- To be distille for appointment by direct selection to the post mentioned in rule 2, 3. a canddate shall;
 - (a)

Provided has the upper age limit may be relaxed in favour of a candidate who is already the service of the Government of Gujarat in accordance with the provisions of the Gujara Civil Services Classification and Recruitment (General) Rules, 1967;

(b)

- a bachelor's degree of any faculty obtained from any of the Universities established or incorpore ted by or under the Central or a State Act in India; or any other mssess, stitution recognised as such or declared to be deemedm university 3 of the University Grants Commission Act, 1956; or possess educational in malification recognised by the Government; under section.
- lge of computer application as prescribed in the Gujarat an equivalent qu sification and Recruitment (General) Rules, 1967; and the basic knowle (ii) Civil Services Clas of Gujarati or Hindi or both.

adequate knowledge

- The provisions of rule 9A of the (4. (General) Tales, 1967 shall be appli selection.
- The candidate appointed either by direct 5. such training and pass such examination a
- The candidate appointed by direct selection 6. bond in such form, for such amount and Government

jujarat Civil Services Classification and Recruitment cable in respect of a candidate appointed by direct

selection or by promotion shall require to undergo s may be prescribed by the Government.

an shall require to furnish a security and surety for such period as may be prescribed by the

and in the name of the Governor of Gujarat,

By order a

M.G. DAVE, int Secretary to Government.

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કરાર આધારે ફીક્સ પ્યારથી કાયદા વિભાગ હેઠળના ચેરીટીતંત્રના અ નિમણૂંક મેળવનાર કર્મચારીની સેવાની શરતો અને બોલીઓ.

- (૧) શ્રી/શ્રીમતી/કું ને અઘીક્ષક,(વડી ક રાજ્ય સેવા (પગાર સુધારણા) નિયમો, ૨૦૧૬ સાથે બીડેલ પે મ અનુરૂપ લેવલ-૮ માં લઘુત્તમ પગાર રૂ.૪૪૯૦૦/- ના માસિક ફ તારીખથી પાંચ વર્ષના સમયગાળા માટે કરાર આધારે નિમણૂંક આપવા ઉપલી કક્ષાના ફિક્સ પગારની અન્ય જગ્યાએ જોડાય તો તેઓને મહેન આ નિમણૂંક 🐠 દાર સુપ્રિમકોર્ટમાં નોંધવામાં આવેલ એસ.એલ.પી. નં. આખરી ચુકાદાને આધિન રહેશે.
- શ્રી/શ્રીમતી/કુ ને સરકારી કર્મચારી તરીકે મળ (2) મળવાપાત્ર રહ્યે નહી કે તેઓ આવા લાભોની માગણી કરી શકશે નહીં.
- શ્રી/શ્રીમતી/કુ ને કરારીય સમયગાળા દરમ્યાન (3) મુસાફરી કરવાના પ્રસંગો ઉપસ્થિત થાય ત્યારે તેમને નાણા વિભાગના તા.૨૦

દ્યીક્ષક, વડી કચેરી (વર્ગ-3)ની જગ્યાએ

ોરી) વર્ગ–૩ ની જગ્યા ઉપર ગુજરાત ્ટ્રીક્ષના છકા પગાર પંચના ગ્રેંડ પેને િક્સ પગાર થી તેઓ હાજર થાય તે માં આવે છે. તેઓ સમાન કક્ષાની કે તાણાને રક્ષણ આપવામાં આવશે. १४१२४-१४१२५/२०१२ ज

ા લાભો પૈકીના કોઈ લાભ

સરકારી કામકાજ અ -૧૦-૨૦૧૫ ના ઠર D

- ક્રમાંકઃખરચ–૨૦૦૨–૫૭–(પાર્ટ–૨)–ઝ.૧ ની જોગવાઈ મુજબ મુસાફરી ભથ્શું તથા દૈનિક ભથ્થું મળવાપાત્ર રહેશે.
- (૪) (અ) શ્રી/શ્રીમતી/કુ. ને કરારીય સમયગાળા દરમ્યાન વાર્ષિક ધોરણે ૧૨ પરચૂરણ રજાઓ મળવાપાત્ર થશે.
 - (બ) શ્રી/શ્રીમતી/કુ. ને કરારીય સમયગાળા દરમ્યાન વાર્ષિક ઘોરણે આકસ્મિક સંજોગો માટે ૧૫ ખાસ રજાઓ મળવાપાત્ર થશે. તેમજ પછીના વર્ષમાં આગળ ખેંચી શકાશે પરંતુ આવી રજાઓ ૩૦ થી વધુ જમા થઈ શકશે નહીં. આ રજાઓ કોઈપણ હેતુ માટે વાપરી શકાશે. આ રજાઓ સક્ષમ અધિકારી પ્રાપ્ત રજાના નિયમ મુજબ મંજુર કરી શકશે. આ રજાઓ કેલેન્ડર વર્ષ શરૂ થતાં જાન્યુઆરી માસમાં જમા થશે.
 - (ક) શ્રી/શ્રીમતી/કુ. ને કરારીય સમયગાળા દરમ્યાન પોતાની ગંભીર બિમારી કે અકસ્માતના કારણે વર્ષ દરમ્યાન માંદગીના હેતુ માટેની રજાઓ, પુરા પગારમાં ૧૦ અથવા અડધા પગારમાં ૨૦ ૨જા નિયમ મુજબ મેડીકલ પ્રમાણપત્રને આધારે મળી શકશે. આ ઉપરાંતની માંદગીની રજાઓ કપાત પગારથી ભોગવવાની રહેશે.
 - (5) શ્રીમતી/કુ. (મિંદલા કર્મચારીઓ) ને કરારીય સમયગાળા દરમ્યાન ગુજરાત મુલ્કી સેવા નિયમો–૨૦૦૨ ના નિયમોની જોગવાઈઓ મુજબ પ્રસૂતિ રજાઓ મળવાપાત્ર થશે.
 - (ઈ) કરાર આધારિત ફીક્સ પગારથી નિમણૂંક પામેલ સીધી ભરતીના પુરૂષ કર્મચારીઓને ગુજરાત મુલ્કી સેવા (૨જા) નિયમો–૨૦૦૨ ના નિયમ–૭૦ ની જોગવાઈ મુજબ પિતૃત્વની ૨જાનો લાભ મળવાપાત્ર થશે.
- (૫) શ્રી/શ્રીમતી/કુ. ને કરારીય સમયગાળા દરમ્યાન ઉપરોક્ત (૪) સિવાયની અન્ય કોઈ રજાઓ મળવાપાત્ર થશે નહીં. તે સિવાય ફરજ પરથી ગેરહાજર રહેશે તો તેવી ગેરહાજરીના દિવસના વેતનની કપાત ફીક્સ પગારમાંથી કરી લેવામાં આવશે. તેમજ તેટલો કરારિય સમયગાળો લંબાવવામાં આવશે.
- (૬) શ્રી/શ્રીમતી/કુ. નો આ કરારીય સમયગાળો નોકરી વિષયક, સેવા વિષયક કે સરકારની રહેમરાહે નિમણૂકની નીતિ અન્વયે મળવાપાત્ર લાભો માટે ધ્યને લેવામાં આવશે નહીં.
- (૭) શ્રી/શ્રીમતી/કુ.એ શાખા/કચેરીના તુરતના ઉપરી અધિકારી તથા ઉચ્ચ અધિકારીઓ દ્વારા સોંપવામાં આવે તેવી ફરજો અને જવાબદારીઓ નિભાવવાની રહેશે.
- (૮) શ્રી/શ્રીમતી/કુ. એ સામાન્ય રીતે કચેરી સમય દરમ્યાન ફરજો બજાવવાની રહેશે. પરંતુ તેમ છતાં સંબધિત ઉપરી અધિકારી દ્વારા સૂચના આપવામાં આવે ત્યારે તેમણે કચેરી સમય સિવાયના સમયે પણ ફરજો બજાવવાની રહેશે.
- (૯) શ્રી/શ્રીમતી/કુ. ને સમાન અથવા ઉપલી જગ્યાનો હવાલો સોંપવામાં આવે તો આ ફીક્સ પગારના કર્મચારીને અનુક્રમે મહેનતાણાના પાંચ ટકા/દસ ટકા મહેનતાણું મળવાપાત્ર થશે.
- (૧૦) શ્રી/શ્રીમતી/કુ. કરારના નિમણૂકના સમયગાળા દરમ્યાન ગુજરાત મુલ્કી સેવા (વર્ણતૂક) નિયમો, ૧૯૭૧ થી વર્ણતૂક અંગેના જે નિયમો નિયત કરવામાં આવેલ છે તે મુજબ વર્ણતૂક કરે તે અપેક્ષિત છે.
- (૧૧) શ્રી/શ્રીમતી/કુ. એ આ સાથે બીડેલ પત્રક–૨ પ્રમાણેની બાદેઘરી આપવાની રહેશે.
- (૧૨) શ્રી/શ્રીમતી/કુ. ને નીચેની બાબતો લક્ષમાં લઈ કરારીય સમયગાળા બાદ સંબંધિત જગ્યા ઉપર તે જગ્યાના નિયમિત પગાર ધોરણ ગુજરાત રાજ્ય સેવા (પગાર સુધારણા)

નિયમો, २०१५ સાથે બીડેલ પે મેટ્રીક્ષમાં છક્ષા પગાર પંચના ગ્રેડ પેને અનુરૂપ લેવલ-૮માં લઘુત્તમ પગાર રૂ.૪૪૯૦૦/- માં નિમણૂંક આપવા બાબતે વિચારણા કરવામાં આવશે.

- (અ) ફીક્સ પગારથી નિમણૂક મેળવનાર ઉમેદવારના કરારના સમગ્ર સમયગાળા મૂલ્યાંકન અદેવાલના આધારે નિયમિત પગાર ધોરણમાં નિમણૂંક આપવા બાબતે વિચારણા કરવામાં આવશે.
- (બ) શ્રી/શ્રીમતી/કુ. કરારના સમયગાળા દરમ્યાન અધિક્ષક, (વડી કચેરી) વર્ગ-3 ની જગ્યાની નિયત પૂર્વ સેવા તાલીમ અને તાલીમાન્ત પરીક્ષા પાસ નહી કરે તો તેમને સંબંધિત જગ્યા ઉપર નિયમિત પગાર ધોરણમાં નિમણૂંક આપવામાં આવશે નહીં અને તેમની સેવાનો અંત લાવવા અંગેની વિચારણા કરવામાં આવશે.
- - (અ) ગુજરાત રાજ્ય સેવા (પગાર સુધારણા) નિયમો, ૨૦૦૯ ના નિયમ-૮ ની જોગવાઈ મુજબ, શીક્યુલ બીમાં દર્શાવ્યા મુજબ પે-બેન્ડમાં નિયત થયેલ પગાર ગુજરાત રાજ્ય સેવા (પગાર સુધારણા) નિયમો,૨૦૧૬ સાથે બીડેલ પે મેટ્રીક્ષમાં છક્ષા પગાર પંચના ગ્રેડ પેને અનુરૂપ લેવલ-૮ માં લઘુત્તમ પગાર રૂ.૪૪૯૦૦/- તથા નિયમાનુસારના ભથ્થાંઓ મળવાપાત્ર થશે.
 - (બ) કરારના સમયબાદ જે તારીખે નિયમિત નિમણૂક આપવામાં આવે તે તારીખથી તેમને સરકારી કર્મચારીને મળવાપાત્ર હોય તેવા તમામ લાભો મળવાપાત્ર થશે તથા સરકારના સરકારી અંગેના પ્રવર્તમાન તમામ નિયમો તેમને લાગું પડશે.
- (૧૪) (અ) જગ્યાના અભાવે કે સક્ષમ સત્તાધિકારી દ્વારા કુદરતી ન્યાયના સિઘ્ધાંતો અનુસરી કરવામાં આવેલી તપાસના અંતે પ્રસ્થાપિત થતી ગેરવર્ણતૂકના કારણોસર અથવા અધીક્ષક, વર્ગ—3ની જગ્યાની ફરજો બજાવવા માટેની તેમની યોગ્યતા/ક્ષમતાના અભાવે (કે જે વાર્ષિક મૂલ્યાંકન અહેવાલોના આધારે પ્રસ્થાપિત થાતી હોય) તેમને એક માસની નોટીસ આપી અથવા એક માસનું ફીક્સ પગારનું ચૂકવણું કરી નોટીસ આપ્યા સિવાય તેમની સેવાનો અંત લાવી શકાશે. વાજબી કારણો સિવાય તેમની સેવાનો અંત લાવી શકાશે. વાજબી કારણો સિવાય તેમની સેવાનો અંત લાવી શકાશે. વોજની સામે સંબંધિત વિભાગના સચિવશ્રીને જે તે કર્મચારી રજૂઆત કરી શકશે. આ બાબત તા.૦૧–૧૦–૨૦૧૫ પહેલા નિમણૂંક પામેલ દરેક ફીક્સ પગારના કર્મચારીઓને પણ લાગુ પડશે.
 - (બ) કરાર આધારે ફીક્સ પગારના કર્મચારી દ્વારા સ્વચ્છાએ છુટા થવાના કેસમાં કરારીય સમયગાળા દરમ્યાન એક માસની નોટીસ અથવા રાજીનામું મંજૂર થયા બાદ છૂટા થઈ શકશે. પરંતુ પૂર્વ સેવા તાલીમ અન્વયે જો કોઈ બોન્ડ આપવામાં આવેલ હશે તો તેવા બોન્ડની રકમ પણ તેમણે ચૂકવવાની રહેશે.

PART	IV-A]	GUJARAT GOVERN	MENT GAZET	ΓΕ, EX., 22-09-2017	147-5
(१५)	શ્રી/શ્રીમતી/કુ. બાદ આ નિયમોમ	માં કોઈપણ પ્રકારના સુધાર	ની આ પ્રમાણે કઃ ૫ વધારા થાય તો તે	શર આદ્યારે ફીક્સ પગારથ ઓને તેવા સુધારા લાગુ પ	ી નિમણૂક થયા 5શે.
			448-5	e s	
21		2 V	બાહેઘરી		
પછ-(૧ અને બે આવેલ જવાબદ નિમણૂદ્ તે સાથે સમયગા	જા પર્ટ–૩)/ઝ.૧ થી ોલીઓ મને સંપૂછ છે. આ શરતો અને ારી બજાવવા હું સ હાં સમયગાળા દર હું સંમત છું. અને ળા દરમ્યાન સરકા ઉપરોક્ત બાંહેઘરી	ચાવું છું કે, નાણા વિભા નિયત કરવામાં આવેલ પિણે કબૂલ–મંજૂર છે. ત ા બોલીઓ મુજબ નિમણૂદ ાંમત છું. મારી કરાર આદ રમ્યાન સરકારી કર્મચારીને કે કરાર આધારે ફીક્સ પ રી કર્મચારીને મળવાપાત્ર હું કોઈપણ જાતના દાબ-	ગના તા.૨૮–૦૩– કરાર આધારે ફીક્સ તથા આ શરતો અને એળવવા તથા અદ પ્રારે ફીક્સ પગારથી અળવાપાત્ર હોય તે ગારથી અધીક્ષક,(વ હોય તેવા કોઈ લાભે -દબાણ વિના અને :	રેલ્વાસી ૨૦૧૬ ના ઠરાવ ક્રમાંક: પગારથી નિમણૂક અંગેન બોલીઓની નકલ પણ શિક્ષક,(વડી કચેરી) વર્ગ– અધીક્ષક,(વડી કચેરી) વ વા કોઈ લાભો મને મળવ પડી કચેરી) વર્ગ–૩ તરીકે ોની હું માંગણી કરીશ નહીં.	ખરચ-૨૦૦૨- ો સેવાની શરતો મને આપવામાં 3 તરીકે ફરજો- વર્ગ-3 તરીકેની પાત્ર થશે નહીં. જેની નિમણૂકના શુદ્ધ બુદિધ થી
ठर्र छु. र	भन त मन ४जूस–	-મજૂર છ. અન ત બદલ અ	માજરોજ હું નીએ સહ	કરી નિમણૂક સત્તાને સુપ્ર	ત કરૂ છું.
ર થળ:–					
તારીખઃ-	-		નિમણૂક	મેળવનાર ઉમેદવારની સહ	อ์
સ્થળ:–					
તારીખઃ-	-		કચે	રીના વડા / મહેકમની કામ	ગીરી
				ધિકારી (વર્ગ–૨ કે તેથી ઉ	
		e inferite er peg		કક્ષાના)ની સહી	1 1 10

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साक्षीनी सही

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સ્થળ:-

તારીખઃ–

148-3

કરાર આઘારે ફીક્સ પગારથી નિમણૂંક મેળવનાર ઉમેદવારની કામગીરીનું મૂલ્યાંકન અદેવાલનું પત્રક

ભાગ-૧

મૂલ્યાંકન અધિકારીની નોંધ

	मूत्याडन आ	धराराना नाय	
વિભાગ	1/કચેરીનું નામ		
કરાક ર	માધારે ફીક્સ પગારથી જે જગ્યા ઉપર	:- dl.	થી તા.
નિમણું	કુ આપવામાં આવી હોય તે જગ્યાનું નામ		
	અહેવાલનો સમયગાળો		
٩.	કરાર આધારે ફીક્સ પગારથી નિમણૂંક	:-	
	મેળવનાર ઉમેદવારનું નામ		
₹.	જન્મ તારીખ	:-	
3.	કરાર આધારે ફીક્સ પગારથી પ્રથમ	:-	
	નિમણૂંકની તારીખ		
8.	કરાર આધારે ફીક્સ પગારથી હાલની	:-	
	જગ્યા પરની નિમણૂંકની તારીખ		
ч.	ફરજ પર ગેરહાજરીની મુદત	:-	
9.	અહેવાલના સમયગાળા દરમ્યાન મેળવેલ	:-	
	તાલીમ અને પરીક્ષા પાસ કર્યાની વિગતો		
٥.	અહેવાલના સમયગાળા દરમ્યાન કરેલ	:-	
	કામગીરીની ટૂંકમાં વિગતો		
٤.	લખાણમાં વિચારોની સ્પષ્ટતા અને	:-	
8	અભિવ્યક્તિના સામર્થ્ય અંગેનું મુલ્યાંકન		
e.	(અ) ગુજરાતીમાં નોંધ અને મુસદ્ધા લેખન	:-	
	બાબતેનું મુલ્યાંકન		
	(બ) અંગ્રેજી ભાષામાં નોંધ અને મુસદ્ધા	:-	
	લેખન બાબતેનું મુલ્યાંકન		e e
90.	સરકારના નીતિ નિયમો, કાયદાઓ તથા	:-	
	કોર્ટકેસોના ચુકાદાની જાણકારી મેળવવા		
	બાબતેની અભિરૂચી		
99.	પહેલવૃત્તિ, સૂઝ અને જવાબદારી	:-	
	ઉપાડવાની તત્પરતા અંગેનું મુલ્યાંકન		
٩૨.	કોમ્પ્યુટરનો જરૂરી ઉપયોગ કરે છે ?	:-	
93.	ઝડપી અને પકવ નિર્ણયો લેવાની શકિત	:-	
	અંગેનું મુલ્યાંકન 🕒		
98.	સાથી કર્મચારીઓ/અધિકારીઓ અને	:-	
	જાહેર જનતા સાથેના સંબંધો સહિત		
	ચારિત્ર અને સ્વભાવ અંગેનું મુલ્યાંકન		0
૧૫.	પ્રમાણિકતા અંગેનું મુલ્યાંકન	!-	
99.	અહેવાલના સમયગાળા દરમ્યાન કોઈ	<u>i</u> -	

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૧૭.	अने ते जाजत र	્રાંચ તો તેની વિગતો મંગેનું મુલ્યાંકન પગાળા દરમ્યાન કોઈ		:-	
	શિક્ષા થયેલ હોય				
٩८.		મુદ્ધાઓને લક્ષમાં લઈ		:-	
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ક્થળ:-	- 2				
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				નામ (મોટા અક્ષરે)	
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		સમી	ક્ષક અધિક	કારીની નોંધ	
۹.	અહેવાલ લખનાર	અધિકારીનું મુલ્યાંકન	આપ	:-	
	સંપૂર્ણપણે સ્વીકા	રો છો ? જો ન સ્વીકાર	તા ન હોય		
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	જે તે કોલમમાં અ	ાપનું મુલ્યાંકન દર્શાવો.			
₹.	પ્રમાણિકતા વિશે	નું અદેવાલ લખનાર અ	ધિકારીનું	:	
	મુલ્યાંકન આપ સ	વીકારો છો ? જો ના સ્વ	ીકારતા હો		
	તો આપનું મુલ્યાં	કન દર્શાવો.			
3.	એકંદર મુલ્યાંકન			:=	
ર થળ:-					
તારીખઃ	-8		5.	સમીક્ષક અધિકારીની સહી	

નામ (મોટા અક્ષરે)

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The Gujarat Government Gazette

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 13th September, 2017.

Constitution of India.

No. GK/62/2017/ECO/102013/20/E:- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the followings rules to provide for regulating recruitment to the post of Deputy Charity Commissioner, Class I, in the Charity Organization, under the Legal Department, Gujarat State, namely:-

- 1. These rules may be called the Deputy Charity Commissioner, Class I, In the Charity Organisation, under the Legal Department, Gujarat State, Recruitment Rules, 2017.
- 2. Appointment to the post of Deputy Charity Commissioner, Class I in the Charity Organization, under the Legal Department, Gujarat State, shall be made either;-
 - (a) by promotion of a person who possess as "Very Good" bench mark, for being considered fit for promotion as laid down in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 from amongst the persons, who;-
 - (i) have worked for not less than five years in the cadre of Assistant Charity Commissioner, Class I in the Charity Organization, under the Legal Department, Gujarat State;
 - (ii) have passed the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006:

Provided that where the appointing authority is satisfied that a person having the experience specified in sub-clause (i) above is not available for promotion and it is necessary in the public interest to fill up the post by promotion even of a person having experience for a lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the period specified in subclause (i) above; or

- (b) by direct selection; or
- (c) by temporary transfer on deputation basis from amongst the persons who is working in the cadre of Senior Civil Judge.
- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall,
 - (a) not be more than 45 years of age:

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

- (b) possess,
 - (i) a degree in law (special) or law of five years course after Higher Secondary Certificate (H.S.C.) obtained from any of the Universities established or incorporated by or under the Central or a State Act in India; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grants Commission Act, 1956;
 - (ii) the basic knowledge of computer application as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967; and
 - (iii) adequate knowledge of Gujarati or Hindi or both.
- (c) have been for not less than eight years,
 - (i) an Advocate enrolled or entitled to practice as such under the Advocates.Act, 1961; or
 - (ii) an Attorney of a High Court,
- 4. The candidate appointed by direct selection shall be on probation for a period of two years.
- 5. The candidate appointed by direct selection during his probation period, shall be required to undergo pre-service training and pass the post-training examination in accordance with the provisions of the Gazetted Officer's (Pre-service Training and Examination) Rules, 1970.
- 6. The candidate appointed by direct selection during his probation period, shall be required to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall be required to pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
- 8. The candidate appointed either by direct selection or by promotion shall be required to undergo such training and pass such examination as may be prescribed by the Government.
- 9. The candidate appointed by direct selection shall be required to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by Government.

By order and in the name of the Governor of Gujarat,

M. G. DAVE,
Joint Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 26th September, 2017.

NATIONAL FOOD SECURITY ACT, 2013.

No. GTH/2017/24/PDS/10.2016/2085/C-1: The following draft of rules which is proposed to be issued under clause (f) of sub-section (2) of section 40 read with sub-section (5) of section 16 of the National Food Security Act, 2013 (20 of 2013) is hereby published as required by sub-section (1) of section 40 of the said Act, for information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to Government, Food, Civil Supplies and Consumer Affairs Department, Block No.14, 5th Floor, Sachivalaya, Gandhinagar-382 010 from any person with respect to the said draft rules before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

NATIONAL FOOD SECURITY ACT, 2013.

No. GTH/2017/24/PDS/10.2016/2085/C-1: In exercise of the powers conferred by clause (f) of sub-section (2) of section 40 read with sub-section (5) of section 16 of the National Food Security Act, 2013 (20 of 2013), the Government of Gujarat hereby makes the following rules, further to amend the Gujarat State Food Commission (Procedure for Meetings and its Powers) Rules, 2016 namely:-

IV-A Ex.-149

- 1. These rules may be called the Gujarat State Food Commission (Procedure for Meetings and its Powers) (Amendment) Rules, 2017
- 2. In the Gujarat State Food Commission (Procedure for Meetings and its Powers) Rules, 2016, in rule 4, in sub rule (2), for the word "Ahmedabad", the word "Gandhinagar" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. G. BHATT,

Deputy Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

INDUSTIRES AND MINES DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 26th September, 2017.

MINES AND MINERALS (DEVELOPMENT AND REGULATION)ACT, 1957

No.GU-2017-(28)-MCR-102017-1369-CHH:- In exercise of the powers conferred by section 23C of the Mines and Minerals (Development and Regulation) Act, 1957 (67 of 1957), and in supersession of all the rules made in this behalf the Government of Gujarat hereby makes the following rules, namely:-

CHAPTER I: PRELIMINARY

- 1. Short title and commencement.-
 - (1) These rules may be called the Gujarat Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules, 2017.
 - (i) Clause (g) of sub-rule (1) of rule 2, clause (w) of sub-rule (1) of rule 2, sub-rule (5) of rule 4, clause (d) of sub-rule (1) of rule 5, sub-rule (6) of rule 5, clause (a) of sub-rule (1) of rule 7 and sub-rule (2) of rule 8, shall come into force on such date as the State Government may by notification in the *official gazette*, appoints and different dates may be appointed for different provisions of these rules.
 - (ii) Provisions of the remaining rules shall come into force on and from 26th September, 2017.

2. Definitions.-

- (1) In these rules, unless the context otherwise requires;
 - (a) "Act" means the Mines and Minerals (Development and Regulation) Act, 1957 (67 of 1957);
 - (b) "Authorised Officer" means an officer authorised by the Government to perform functions under these rules and having such jurisdiction as specified in **Schedule I**;
 - (c) "bank guarantee" means a bank guarantee to be issued in Form A by a bank as may be notified by the Government in Finance Department from time to time, for acceptance of bank guarantees as security deposit and earnest money deposit;
 - (d) "Carrier" means any mode of conveyance or facility by which a mineral is transported from one place to another and includes a mechanised device,

person, animal or cart;

- (e) "Check Post" means a check post established in accordance with rule 8;
- (f) "Commissioner" means the Commissioner of Geology and Mining, Gujarat State;
- (g) "electronic identification device" means a device which is capable of electronically storing data and wirelessly sharing such data for the purposes of identification and tracking and includes a radio frequency identification tag;
- (h) "Electronic Weigh Bridge" means an electronic system of weighing minerals or mineral products and includes weigh in motion technology having such specifications as may be specified by the Government from time to time;
- (i) "end-user" shall mean any person who uses the mineral as a raw material and includes any beneficiation or processing plant situated outside the leasehold area.

Provided that if such beneficiation or processing plant is situated in the leasehold area of either same lease holder or other lease holder, the processed mineral/ run of mine shall be stocked/stacked in such a manner so as to be distinctly identifiable from run of mine/mineral of different leases and the same shall be accounted for separately;

- (j) "Form" means the forms appended to these rules;
- (k) "Government" means the Government of Gujarat;
- (l) "illegal mining" means any reconnaissance or prospecting or mining or quarrying operation undertaken by any person or a company in any area (i) without holding a mineral concession as required under the Act or rules made thereunder; or (ii) in violation of these rules;
- (m) "illegal storage" means the storage of any mineral otherwise than in accordance with the provisions of the Act and/or the rules made thereunder;
- (n) "illegal transportation" means the removal, shifting, transfer and/ or transport of any mineral by any Carrier otherwise than in accordance with the provisions of the Act and/or the rules made thereunder;
- (o) "Mechanized Machinery" means and includes each and every machinery used in the winning of a mineral from the lease or beneficiation plant and its processing, run on electricity or otherwise and whether owned or operated by the holder of a mineral concession or any other person but excludes a Carrier;

- (p) "mineral concession" means a permit, licence or lease granted pursuant to rules made under section 13 of the Act, or a quarry lease, quarry permit or quarry parwana granted pursuant to rules made under section 15 of the Act;
- (q) "property" means tools, equipment etc. refer to sub-rule (1) of rule 12;
- (r) "research work" means any work done for beneficiation and up-gradation of a mineral and for examining its suitability for utilization in the industry for the purpose of scientific study without any commercial purpose;
- (s) "Schedule" means a schedule appended to these rules;
- (t) "scientific test" means any test conducted for chemical or mineralogical constituents and properties for the purpose of scientific study without any commercial motive/purpose;
- (u) "State" means the State of Gujarat;
- "sustainable mining" means and includes carrying out mining operations conforming to conditions stipulated in clearances and permissions accorded for mining by various authorities and without damaging the ecology and environment of the State;
- (w) "tracking device" means any equipment which is capable of receiving and transmitting signals to track the location, speed and route of a Carrier using the global positioning system or an equivalent system such as the Indian Regional Navigation Satellite System, of such specifications as may be specified by the Government from time to time;
- (x) "Trader" means any person who:
 - carries on the business of buying, possessing, storing, selling, supplying, transporting, distributing, delivering, exporting for sale or processing of mineral(s), directly or otherwise for cash or for deferred payment or for commission, remuneration or other valuable consideration;
 - (ii) uses mineral/s and it's ingredients as a raw material;
 - (iii) has a mineral sharing agreement with the holder of a mineral concession;
 - (iv) has capital investment in the underlying lease;
 - (v) has a raising contract with the holder of a mineral concession;
 - (vi) is involved in winning or mining of minerals;
 - (vii) buys and processes minerals for sale or for utilization for his own

purposes; or

(viii) a person who holds a mineral concession; and

- (y) "Transit Permit" shall have the meaning assigned to it in sub-rule (2) of rule 5.
- (2) The words and expressions used in these rules but not defined herein shall have the same meaning as assigned to them in the Act.
- 3. Prohibitions.- No person shall carry on the business of buying, storing, selling, supplying, transporting, distributing, delivering, exporting for sale or processing of minerals at any place for the purpose of sale or consumption or otherwise deal with any mineral, except under and in accordance with the Act and the rules made thereunder, including in accordance with registration requirements, mineral concession requirements and other conditions specified in these rules:

Provided that the holder of a mineral concession shall not be required to obtain a license for possessing, storing, selling, supplying, transporting, distributing or processing of such minerals within the leasehold area.

CHAPTER II: ELECTRONIC SYSTEM

- 4. Establishment of an electronic system.-
 - (1) The Government may establish and maintain an electronic system capable of, amongst others, storing and retrieving biometric information of persons registered under such system, including under sub-rule (3) and sub-rule (4), to manage and regulate mining operations within the State, to check illegal mining, illegal transportation or illegal storage of minerals, to protect the revenue recoverable from mining activity, to promote sustainable mining and to ensure compliance of various conditions imposed in the mineral concession and other consents and approvals.
 - (2) The Government may implement the electronic system referred in sub-rule (1) in a phased manner through a notification.
 - (3) Within a period of one hundred and eighty days of commencement of these rules or within such extended time period as may be permitted by the Government in writing, a Carrier or the following persons or machinery, shall be registered (by making an application in **Form B**) with the Government in the manner specified in **Schedule II**, namely:
 - (a) a person who is a holder of any mineral concessions within the State;
 - (b) the owner of a Carriers for carrying minerals that are extracted or stored within the State;

>

- (c) every Carrier (other than a tractor and trolley) used for carrying minerals that are extracted or stored within the State;
- (d) a mine development operator, by whatever name called, for a mine situated in the State;
- (e) Mechanized Machinery; and
- (f) a Trader within the State.

In addition to the registration requirement specified in **Schedule II**, every trader who exports minerals/ ores from the State shall procure a no-objection certificate from the Government prior to exporting any minerals/ ores. The no-objection certificate shall be issued by the Government subject to submission of the following documents and information by the trader:

- specific details regarding the exact quantity of mineral, type of mineral, grade and mineral price at which the mineral is proposed to be exported/sold;
- (b) details of the purchaser/importers destination/place;
- (c) details of the source of procurement of the minerals/ ores;
- (d) an affidavit to the effect that the trader is registered in the business of trading for the minerals being exported; and
- (e) any other documentation and information as may be required by the Government.
- (4) No Mechanized Machinery or Carrier (other than a tractor and trolley) shall be used by the holder of a mineral concession unless the same is registered with the Government in accordance with the requirements of sub-rule (3) and sub-rule (5).
- (5) Within such time as may be specified by the Government through a notification, the following machinery or persons shall be registered with the Government on the date of publication of such notification in the manner specified in such notification, namely:
 - (a) a person who is an end-user in the State;
 - (b) a Carrier which is a tractor and a trolley; and
 - (c) such other person as may be specified by the Government.
- (6) Registration with the Government shall be for a period of ten years in the manner and subject to such conditions as specified by the Government, including payment of the following non-refundable registration fee:
 - (a) Rupees five thousand for each Carrier (other than a tractor and trolley);

- (b) Rupees twenty thousand for each Carrier that is a boat, barge or dredger having a carrying capacity of upto one hundred tonnes;
- (c) Rupees one lakh for each Carrier that is a boat, barge or dredger having a carrying capacity of more than one hundred tonnes;
- (d) Rupees five thousand for each Mechanized Machinery;
- (e) Rupees twenty thousand for the owner of a Carrier(s);
- (f) Rupees twenty thousand for a mine development operator;
- (g) Rupees twenty thousand for a trader; and
- (h) Such other fee as may be specified by the Government with respect to any other registration.

The registration fee shall be paid in the manner specified by the Government, and the relevant grant of registration shall be made in **Form C**. The Government shall maintain a register recording all grants of registration in a register per **Form D**. A fresh application for registration may be made upon expiry of the aforesaid duration of ten years, subject to compliance with other applicable provisions of these rules.

- (7) An end-user engaged in the construction business shall obtain an online registration by making an application in **Form B** and an approval, which shall be automatic upon registration, for each construction project with respect to which more than one hundred metric tonnes of a mineral specified in Part A of the Schedule III of The Gujarat Minor Mineral Concession Rules, 2017 is to be consumed, by paying a one-time registration fee of Rupees ten thousand, and such registration and approval shall be valid for the tenure of the relevant project, without factoring in any amendments, changes or modifications thereof.
- (8) No person shall undertake any activity listed in sub-rule (3), sub-rule (5) or sub-rule (7) without obtaining a registration in the manner prescribed therein.

CHAPTER III: DISPATCH, CHECK POSTS AND REPORTING

- 5. Dispatch of minerals outside the lease area.-
 - (1) A holder of a mineral concession in the State shall, prior to dispatch of any mineral outside the lease area, provide the following information to the Government:
 - (a) quantity of mineral dispatched;
 - (b) name, address and registration number of the person to whom such mineral is being dispatched, hereinafter referred to as the "Consignee";

- (c) particulars of the Carrier carrying the minerals;
- (d) particulars of the tracking device and electronic identification device; provided however that in case of export of minerals, a tracking device and electronic identification device would not be required for transportation outside the State;
- the expected route for transportation and the particulars of en-route Check Posts within the State;
- (f) if the holder of the mineral concession has availed services of any other person for transportation, then particulars of the transporter including the registration number of the transporter;
- (g) particulars of royalty and other payments made with respect to such minerals;
- (h) in case of export of the mineral to an overseas Consignee, a copy of the documents submitted with the customs department with respect to such export; and
- (i) such other particulars as may be specified by the Government:

Provided that if the holder of a mineral concession has engaged the services of a mine development operator, by whatever name called, such information may be furnished by the mine development operator. In such case, the mine development operator and the holder of a mineral concession shall be jointly and severally responsible with respect to entry and accuracy of the information so furnished to the Government.

- (2) Upon due and proper entry of information under sub-rule (1), the holder of a mineral concession shall obtain a digitally signed permit for lawful transportation of minerals, hereinafter referred to as the "Transit Permit", which shall be in the format specified in Form E and shall be printed by the holder of a mineral concession on a special security permit papersheet.
- (3) Every trader shall, prior to dispatch of any mineral, provide the information set out in sub-rule (1) to the Government, other than the information set out in clause (g) of sub-rule (1). Upon due and proper entry of the information under sub-rule (1), other than the information set out in clause (g) of sub-rule (1), the trader shall obtain a digitally signed permit for lawful transportation of the mineral/ore, hereinafter referred to as the "Delivery Challan". The Delivery Challan shall be in the format specified in Form F and shall be printed by the trader on a special security permit papersheet.
- (4) The Authorised Officer shall issue a special security permit papersheet which shall be used by the holder of a mineral concession or a trader, to print the Transit

Permit or the Delivery Challan, as the case may be. The special security permit papersheet shall be issued in such manner as may be specified by the Government. The Transit Permit or Delivery Challan shall be in triplicate and machine numbered with the book number and serial number thereof.

- (5) The Transit Permit or Delivery Challan, as the case may be, shall be specific to each Carrier carrying the minerals and at all times during transit, a physical copy of the Transit Permit or Delivery Challan shall be retained.
- (6) The holder of a mineral concession shall ensure that it installs such equipment as may be necessary to comply with these rules, including equipment to enter relevant information in the electronic identification device of each Carrier.
- (7) Minerals shall be dispatched outside the lease area only in a registered Carrier and pursuant to a duly issued Transit Permit, and minerals shall be dispatched outside a stockyard only in a registered Carrier and pursuant to a duly issued Delivery Challan.

6. Obligations of the Consignee.-

- (1) The Consignee, who received the minerals in the State shall verify the Transit Pass or Delivery Challan, as the case may be, and shall keep the receipt in respect of the minerals received and maintain records thereof.
- (2) If the Consignee is to receive the minerals outside the State, then, at the last Check Post before crossing the border of the State, a record of the minerals being transported shall be taken.
- (3) If the Consignee is an end-user in the State, it shall ensure that the minerals are stocked in accordance with the provisions of Chapter IV.

7. Obligations of the owner and operator of a Carrier.-

- (1) Every owner and operator of a Carrier carrying minerals within the State shall carry:
 - (a) a duly working tracking device and duly working electronic identification device; and
 - (b) a valid Transit Permit or Delivery Challan, as the case may be.

The Carrier shall follow the transportation route specified pursuant to clause (e) of sub-rule (1) of rule 5 and pass through the en-route Check Posts.

- (2) In case of transfer of ownership of a Carrier, the new owner shall register himself and pending such registration, such Carrier shall not be used for carrying minerals.
- (3) A carrier or other person (including importer) carrying minerals entering the

State from other State, shall register at the first Check Post and provide to the first Check Post, information regarding the quantity, quality, destination, name of carrier/ person at whose behest minerals are entering the State, related price information and such other information as may be required to be disclosed for minerals entering the State.

(4) The Government may also impose additional conditions as it may deem necessary with respect to carriage of minerals in the State.

8. Check Posts.-

- (1) The Government may, with a view to check the transport and storage of minerals raised without lawful authority and to check the quality and quantity of minerals transported from leasehold areas and stockyards, set up Check Posts at any place within the Territory of Gujarat State.
- (2) Each Check Post shall have information technology enabled equipment or a system which is connected to a central electronic system and which is capable of reading, recording, retrieving and analysing information of the tracking device and the electronic identification device on a Real-Time basis.
- (3) Any Authorised Officer may stop and check any Carrier at any place within his respective jurisdiction and the person in charge of the Carrier shall furnish such information as may be required by the Authorised Officers.

9. Record and Returns.-

- (1) Upon registration pursuant to sub-rule (3) and (4) of rule 4, every registered enduser, every holder of a mineral concession and every Trader shall file online monthly returns in **Form G** and annual returns in **Form H**.
- (2) The monthly returns and annual returns filed under sub-rule (1) shall specify the source of procuring the minerals, manner of consumption, processing, sale or export thereof along with the registration number of all the relevant parties.
- (3) A copy of the documents filed by a registered end-user, every holder of a mineral concession or every Trader with any Regulatory Authority, including Customs Authorities, with respect to transportation (including export) or sale of minerals shall also be filed with the Government on a monthly basis. The documents filed by a registered end-user, every holder of a mineral concession or every trader with customs authorities, with respect to transportation (including export) or sale of minerals, shall also be filed with the Government on an annual basis.
- (4) Every registered end-user, every holder of a mineral concession and every Trader shall;
 - (a) maintain an account of the ore and minerals procured and transported daily to different destinations in the format set out in Part-A and Part-B of

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Form I and submit a monthly statement of the same to the Authorised Officer in Part-A and Part-B of Form G and an annual statement of the same to the Authorised Officer in Form H; and;

- (b) in case of crushing, pulverizing or any kind of processing plant and factory, maintain a separate daily account of minerals procured and fed to the factory or plant and the processed minerals recovered in Part-C of Form I and submit monthly statement of the above in Part-C of Form G duly maintained for every month, to the Authorised Officer and an annual statement of the same to the Authorised Officer in Form H.
- (5) All monthly returns or statements specified in this rule shall be filed by the 10th day of the next month. All annual returns or statements specified in this rule shall be submitted before the 1st day of July each year for the preceding financial year. Any delay in filing the monthly returns or statements or annual returns or statements within the timelines stipulated in this rule shall be punishable with a penalty of rupees five thousand only.

CHAPTER IV: STORAGE OF MINERAL

10. Storage of mineral.-

- (1) No person other than a holder of a mineral concession or Trader or a person who is an end-user shall store any mineral.
- (2) Any person, other than a holder of mineral concession or a Trader or a person who is an end-user, who was permitted to store any mineral under the Gujarat Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules 2005, shall no longer be permitted to store such minerals from the date of commencement of these rules. Such persons shall, within a period of thirty days from date of commencement of these rules or within such extended time period as may be permitted by the Government in writing, submit documentary evidence of disposal of the minerals possessed by them, failing which such mineral shall vest with the Government.
- (3) Any minerals stored within the territory of State by persons other than those specified in sub-rules (1) and (2) shall, from the date of commencement of these rules, vest in the Government.
- (4) Minerals shall be stored at the mine head (within the lease area) or stockyard of the holder of a mineral concession or trader or end-user, as the case may be, situated outside the leasehold area.
- (5) Registered ports and jetties having a storage facility shall have an Electronic Weigh Bridge installed to facilitate the measurement of the mineral in transit. The mineral may be permitted to be stored at jetties and ports within the State during its transit.

(6) Each existing stock yard shall be registered by the holder of a mineral concession or trader or person who is an end-user with the Government within a period of one hundred and eighty days from the date of commencement of these rules or within such extended time period as may be permitted by the Government in writing and no new stock yard shall be operationalized by such persons without prior registration with the Government. The holder of a mineral concession or trader or person who is an end-user shall, at the time of registration, certify and declare the source, quantity and quality of minerals stored.

CHAPTER V: INSPECTION, CONFISCATION AND RELEASE

11. Inspection and verification by the Authorised Officer(s).-

any holder of a mineral concession or Trader shall provide necessary assistance to the Authorised Officer to inspect, verify and check the stocks of minerals at any place including in transit and accounts of minerals and any other documents pertaining thereto and shall allow any Authorised Officer to draw samples thereof.

- 12. Seizure of property liable to confiscation.-
 - (1) Whenever any person raises, transports or causes to be raised or transported, without any lawful authority, any mineral from any land, and for that purpose, uses any tool, equipment, vehicle or any other thing, such mineral, tool, equipment, vehicle or other thing (hereinafter referred to as "property") shall be liable to be seized by the Government in the manner specified in sub-rule (2) of this rule.
 - (2) Every Authorised Officer seizing any property under these rules shall photograph the property and place on such property a mark in such manner as may be prescribed, indicating that the same has been so seized and shall:
 - (a) issue a notice in **Form J** informing the person from whom the property is seized of the property so seized;
 - (b) conduct:
 - (i) an investigation and if he is satisfied that a compoundable offence has been committed in respect of the property, he may, subject to receipt of a compounding application, order payment of such amount for compounding the offence as may be deemed appropriate; or
 - (ii) a preliminary investigation and shall produce the property seized before a court empowered to determine commission of such offence, if compounding is not permissible under rule 22 or if no application for compounding is received pursuant to clause (a) above, upon the expiry of fifteen days from the date of seizure or upon completion of the investigation, whichever is earlier.

- (3) Where any property seized under sub-rule (1) above is produced before a court under sub-clause (ii) of clause (b) of sub-rule (2) and the court is satisfied that offence has been committed in respect thereof, the court may order confiscation of the property under sub-section (4A) of section 21 of the Act.
- (4) No order for confiscating any property shall be made under sub-rule (3) unless the person from whom the property seized is given:
 - (a) an opportunity of making a representation in writing within such reasonable time as may be specified in the notice against the grounds for confiscation; and;
 - (b) a reasonable opportunity of being heard in the matter.
- (5) Upon expiry of fifteen days from the date of seizure of the property under subrule (2) and prior to:
 - (a) payment for compounding the offence under sub-clause (i) of clause (b) of sub-rule (2); or
 - (b) completion of the investigation by the Authorised Officer under sub-clause (i) of clause (b) of sub-rule (2); or
 - (c) a determination under sub-rule (3),

the Authorised Officer may release the property on the furnishing of a non-interest bearing security deposit or a bank guarantee.

(6) The bank guarantee issued under sub-rule (5) shall be valid for an initial period of one year and shall be renewed from time to time until payment for compounding the offence under sub-clause (i) of clause (b) of sub-rule (2) or a determination under sub-rule (3), as applicable, is made. The non-interest bearing security deposit or bank guarantee shall be for an amount equivalent to ten times of the market value of the mineral seized or for such other amount as may be specified by the Government through a notification, subject to a minimum of rupees two lakh:

Provided that, if upon a determination under sub-rule (3), a penalty for an amount exceeding the amount of non-interest bearing security deposit or bank guarantee is levied and the penalty amount is not paid, then the penalty amount may be recovered in the same manner as if it were an arrear of land revenue.

- (7) The property seized under this rule shall be kept in the custody of the Authorised Officer, any other third party, nearest police station or Government premises until:
 - (a) payment for compounding the offence is made; or

- (b) a bank guarantee is provided pursuant to sub-rule (5); or
- (c) an order of the court directing its disposal is received by the Authorised Officer.
- 13. Power of entry, search, seizure etc.-

If the Government or any Authorised Officer has a reason to believe that provisions of 'The Minerals (Other than Atomic and Hydro Carbons Energy Minerals) Concession Rules, 2016' or 'The Gujarat Minor Mineral Concession Rules 2017' have been contravened or are likely to be contravened, then, with such assistance as he thinks fit, the Government or the Authorised Officer may-

- (a) search any person;
- (b) require the owner, occupier or any other person in charge of any place, premises, Carrier to produce any books, accounts or other documents showing transactions relating to such contravention;
- (c) enter, inspect or break open and search any place or premises or Carrier;
- (d) seize any documents or take or cause to be taken, extracts from or copies of any documents showing transactions relating to such contravention which are produced before him; and
- (e) search, seize and remove the stock minerals and the animals, vehicles, vessels or other conveyances used in carrying the said minerals in contravention of the provisions of these rules, or of the conditions of the registration issued here under and thereafter, take or authorize the taking of all measures necessary for securing the production of stocks of minerals and the animals, vehicles, vessels, or other conveyances so seized in a court and for their safe custody pending such production.
- 14. Recovery of money due to the Government.-

All money, except fines imposed by the judicial courts due under these rules, if not paid when due, may be recovered as if it were an arrear of land revenue.

15. Depositing the sums.-

All sums collected by compounding the offences under these rules shall be deposited under the appropriate budget head.

16. Protection of action taken in good faith.-

No suit, prosecution or other legal proceedings shall lie against any Authorised Officer for anything which is in good faith done or intended to be done by him.

17. Disposal of minerals including processed minerals by public auction in certain cases.-

Notwithstanding anything contained in the foregoing provisions, it shall be lawful for an Authorised Officer to sell in a fair and transparent manner, by public auction, any mineral seized and confiscated in accordance with the provisions of these rules.

CHAPTER VI: APPEAL, REVISIONS, PENALTIES AND COMPOUNDING

18. Appeal and Revision.-

(1) Any person aggrieved by an order issued by any Authorised Officer under these rules may, within thirty days from date of communication of such order to him, file an appeal against such order to the Additional Director (Appeal):

Provided that any such appeal may be entertained after the said period of thirty days if the appellant satisfies the Additional Director (Appeal) that he had sufficient cause for not making an appeal within the prescribed time.

(2) Any person aggrieved by an order issued by the Additional Director (Appeal) under these rules may, within thirty days from the date of communication of such order to him, apply to the Commissioner for revision of the same:

Provided that any such application may be entertained after the said period of thirty days if the applicant satisfies the Commissioner that he had sufficient cause for not making an application within the prescribed time.

Provided that the Commissioner may, at any time, of his own accord call for and examine the record of any order passed by the Additional Director (Appeal) under these rules for the purpose of satisfying himself of the legality, propriety or merits of such order. If in any case, it appears to the Commissioner that the order of the Additional Director (Appeal) should be modified, annulled or reversed, he may pass such orders thereon as he may deem fit:

Provided that before any order is passed adversely affecting a person, such person shall be given an opportunity to present his case.

- (3) An appeal or revision application under sub-rules (1) or (2) of this rule shall be filed with the Additional Director (Appeal) or the Commissioner, as the case may be, and the applicant shall also submit as many copies thereof as there are parties impleaded. Such appeal or application shall be in **Form K** and shall state concisely, the grounds on which it is based.
- (4) On receipt of the appeal or the application, as the case may be, and the copies thereof, the Additional Director (Appeal) or the Commissioner, as the case may be, shall send a copy of the appeal or the application to each of the parties impleaded thereunder, specifying a date on or before which he may make his representations, if any, against the appeal or revision application.
- (5) Notwithstanding anything contained in this rule, the Government may, at any time, of its own accord call for and examine the record of any order passed by the

Additional Director (Appeal) or the Commissioner as the case may be under these rules for the purpose of satisfying itself as to the legality, propriety or merits of any order passed. If in any case, it appears to the Government that any order should be modified, annulled or reversed, it may pass such orders thereon as it may deem fit. It may issue a stay order to (a) stop working or excavating of minerals, or (b) hand over possession of the area in dispute also:

Provided that before any order is passed adversely affecting a person, such person shall be given an opportunity of stating his case.

19. Application fee.-

Every appeal or application for revision under rule 18 shall be accompanied by a fee of Rupees five thousand and credited in the appropriate budget head. Such fee may be paid online in the manner specified by the Government.

20. Procedure on receipt of revision application.-

The Commissioner may, after receiving revision application call for the record of the case and after examining the record of the case, may confirm, modify or set aside the order or pass such order in relation thereto as he may deem just and proper.

21. Penalties and recovery.-

- (1) Any contravention of sub-section (1) or sub-section (1A) of Section 4 of the Act shall be punishable in accordance with sub-section (1) of Section 21 of the Act.
- (2) Any other contravention of these rules shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to five lakh rupees, or with both and in the case of a continuing contravention, with additional fine which may extend to fifty thousand rupees for every day during which such contravention continues after conviction for the first such contravention.
- (3) Whenever any person raises, transports or stores any mineral or causes to be raised or transported or stored any mineral without any lawful authority, the Government may recover from such person, the mineral so raised or transported or stored and where such mineral has already been disposed of, the price thereof, and may also recover from such person the rent, royalty, tax and any other amount payable under the Act and/ or the rules made thereunder and hereunder, as the case maybe:

Provided that where the minerals have been obtained from a mineral based area on a Transit Permit after the due payment of royalty but the storage of the mineral is made without registration, a penalty equal to the amount of single royalty amount payable shall be charged for such illegal storage, in case the person has applied for registration prior to storage. If the person has made application for registration after the storage of minerals, a penalty equal to double

the amount of royalty payable shall be charged for such illegal storage.

- (4) Whenever any person raises, transports or stores or cause to be raised or transported or stored without any lawful authority, any mineral from any land/place and for that purpose, uses any tool, equipment, vehicle or any other thing, such property shall be liable to be seized by an Authorised Officer or by an authority specially empowered in this behalf.
- (5) Notwithstanding anything contained in the Code of Criminal Procedure, 1973, an offence under sub-rule (1) shall be cognizable.

22. Compounding of offences.-

Any offence punishable under these rules may, either before or after the institution of the prosecution, be compounded by the Authorised Officer on payment of an amount computed in the manner specified in **Schedule III**. When an offence is compounded:

- (a) no further proceedings shall be commenced against such person;
- (b) if any proceedings have already been commenced against such person, such proceedings shall not be further proceeded with; and
- (c) the accused person, if in custody, shall be discharged and the property seized shall, if it is not to be so retained, be released:

Provided that the same offence shall not be compounded more than three times with respect to the same person or Carrier.

22.A Manner of Payment of Fine:-Notwithstanding anything contained in these rules in case where the amount of violation of rules or breach of condition is equal or more than five lakhs and the lessee/stockist, requests by an application showing his inability to pay the entire amount of the fine in one time as per the order/notice issued under the said rules and asks to allow to make the payment in instalments and if it is deemed fit to the District Collector/Appellate Authority or Revisional Authority as the case may be, he may allow to make the payment in instalments in the following manner and issue royalty pass/delivery challan.:

Amount of fine as per notice	Advance payment of the amount of fine (Minimum)	No. of Monthly Instalments (Maximum)
From Rupees 5.00 to 10.00 Lakhs	30%	06
Above Rupees 10.00 to 50.00 Lakhs	30%	09

More than Rupees 50.00	30%	12
Lakhs		

Terms and Conditions:

- 1. Lessee/Stockist shall produce an affidavit stating that he shall pay the instalments regularly and in future shall not commit such offence again and shall adhere to an affidavit and the terms mentioned in the agreement.
- 2. The Royalty pass/Delivery Challan can be issued only if the instalment of the outstanding amount after paying the advance amount is submitted before the 1st date of the next month.
- 3. Instalment registration register shall be maintained and updated at district level.
- 4. The details of the due instalment shall be verified by the office-in-charge.
- 5. The provisions of the said rules shall apply only to the existing lessee/stockist.
- 6. If there is any other breach of the terms of the agreement/rules, it will be subject to further proceedings according to the rules.
- 7. The lessee/stockist shall pay the amount of advance within 7 days from the receipt of the order for instalment. After that he shall pay the monthly instalment on regular basis with simple interest charged at 18% on the outstanding amount.

23. Maintenance of records.-

The Authorised Officer shall maintain a record in **Form L** and shall mention therein, the details of every offence compounded by him. The District Collector shall also collate, compile and maintain a consolidated record of all offences compounded within the district by the Authorised Officers.

24. Offence by Companies or firms.-

- (1) Where any offence under these rules has been committed by a company, a person who would have been considered to be an "officer who is in default", as defined in sub-section 60 of Section 2 of the Companies Act, 2013 (18 of 2013), if such an offence would have been committed under that act, shall be deemed to be guilty of the offence hereunder and shall be liable to be proceeded against and punished accordingly.
- (2) Additionally, any other person who at the time of commission of the offence, was in charge of and was responsible with respect to the act or omission resulting in the offence, shall also be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this rule shall render any such person liable to any punishment if he proves that the offence was committed without his

knowledge or that he exercised all due diligence to prevent the commission of such an offence.

(3) Notwithstanding anything contained in sub-rule (1), where an offence under this rule has been committed and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of any director, manager, secretary and/ or officer of the company or firm, such director, manager, secretary and/ or other officer shall also be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

Explanation:- For the purpose of this rule:

- (a) "company" means any body-corporate and includes a firm or other association of individuals, and;
- (b) "director" in relation to a firm or company, means an owner or partner in the firm.

CHAPTER VII: MISCELLANEOUS

25. Surveillance System.-

- (1) Mineral bearing areas in the State including areas over which mineral concessions have been granted will be geo-fenced by the Government through geographic information system, based on satellite technologies and monitored through change detection techniques.
- (2) Every holder of a mineral concession shall conduct mining operations or exploration, as the case may be, within the area over which the mineral concession has been granted, as demarcated by physical and/ or geo-fenced boundaries.
- (3) The Government shall prepare a geo-referenced and geo-fenced identification database of the location of all stockyards in the State giving the exact latitude and longitude thereof.

26. Non-applicability of the Rules in certain cases.-

Nothing containing in these rules shall apply to:

- (a) any persons or class of persons who the Government may, by notification in the *Official Gazette*, specify; provided the mineral is stored, mined and/ or carried only for the purpose of scientific test and research work;
- (b) institutions and/ or departments exempted under the Act;
- (c) a department or institution or person(s) subject to a general or special order or instruction issued by the Government from time to time.

27. Power to rectify apparent mistakes.-

Any clerical or arithmetical mistake in any order passed by the Government or by any other Authorised Officer under these rules and any error arising therein from an accidental slip or omission may, be corrected by the Government or the Authorised Officer, as the case may be:

Provided that no order prejudicial to any person shall be passed unless he has been given a reasonable opportunity to present his case.

28. Power of the Government to give directions.-

The grant or renewal of a storage permit under these rules shall be subject to such general instructions and directions as may be issued by the Government from time to time.

29. Rewards on the seized minerals.

Appropriate reward will be paid to any person(s) as per the guidelines separately issued by the Government, for providing information which results in seizure of any minerals under these rules.

- 30. Repeal and Savings .-
 - (1) The Gujarat Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules, 2005 are hereby repealed:

Provided that if the Government notifies provisions of these rules on different dates, then the provisions of the repealed rules corresponding to the provisions which have not been so notified shall continue to apply as if they have not been repealed.

- (2) Notwithstanding the repeal under sub-rule (1):
 - (a) anything done or any action taken or purported to have been done or taken, including any rule, notification, inspection, order or notice made or issued or any appointment or declaration made or any operation undertaken or any direction given or any proceeding taken or any penalty, punishment, forfeiture or fine imposed under the repealed rules shall, insofar as it is not inconsistent with the provisions of the Act and these rules, be deemed to have been done or taken under the corresponding provisions of these rules;
 - (b) subject to the provisions of clause (a), any order, rule, notification, regulation, order or document made, fee directed, direction given, proceeding taken, instrument executed or issued, or thing done under or in pursuance of the repealed rules shall, if in force at the commencement of these rules, continue to be in force, and shall have effect as if made, directed, passed, given, taken, executed, issued or done under or in

pursuance of these rules;

- (c) any prosecution instituted under the repealed rules and pending immediately before the commencement of these rules before any forum shall, subject to the provisions of the Act and these rules, continue to be heard and disposed of by the said forum;
- (d) any inspection, investigation or inquiry ordered to be done under the repealed rules shall continue to be proceeded with as if such inspection, investigation or inquiry has been ordered under the corresponding provisions of these rules; and
- (e) any matter filed with the Government before the commencement of these rules and not fully addressed at that time shall be concluded by the Government, as the case may be, in terms of the repealed rules, despite its repeal, in so far as it is not inconsistent with these rules.

SCHEDULES

SCHEDULE I

JURISDICTION OF AUTHORISED OFFICERS

(See rule 2(1)(b)

S. No.	Designation Officer	Functions
1.	Commissioner	Chapter III: sub-rule (1) of Rule 8
2.	District Collector	Chapter II: sub-rule (3) and (5) of Rule 4; Chapter IV: sub-rule (6) of Rule 10;
		Chapter V: Rule 12, 13 and 17; Chapter VI: Rule 21 and 22.
3.	Deputy Director (Flying Squad).	Chapter V: Rule 12, 13 and 17; Chapter VI: Rule 21 and 22.
4.	District Geologist or District Assistant Geologist, as the case may be.	Chapter III: sub-rule (4) of Rule 5; sub-rule (3) of Rule 8; Chapter V: (i) Rule 12 and 13
		(ii) Rule 17; (with the prior approval of the District Collector) Chapter VI: Rule 21 and 22.
5.	Assistant Director (Flying Squad)	Chapter III: sub-rule (3) of Rule 8; Chapter V: Rule 12, 13 and 17; Chapter VI: Rule 21 and 22.
6.	Deputy Collector or Mamlatdar as the case may be.	Chapter III: sub-rule of (3) of Rule 8; Chapter V: Rule 13; Chapter VI: Rule 21.
7.	Royalty Inspector	Chapter III: sub-rule (3) of Rule 8; Chapter V: Rule 12 and 13.

S. No.	Designation Officer	Functions	
8.	Mines Supervisor Chapter III: sub-rule (3) of Rule 8;		
		Chapter V: Rule 13.	
9.	Naka Clerk	Chapter III: sub-rule (3) of Rule 8.	

SCHEDULE II

GRANT OF REGISTRATION

(See rule 4(3))

(1) Process for registration:

The following shall register themselves/ be registered on the electronic system established by the Government:

- (a) a person who is a holder of any mineral concession(s) within the State;
- (b) the owner of a Carrier(s) for carrying minerals that are extracted or stored within the State;
- (c) every Carrier (other than a tractor and trolley) used for carrying minerals that are extracted or stored within the State;
- (d) a Trader within the State;
- (e) a mine development operator, by whatever name called, for a mine situated in the State; and
- (f) every Mechanized Machinery.
- (2) Every registration under clause (1) shall be accompanied with and subject to:
 - (a) Payment of the following non-refundable one-time registration fee:
 - (i) Rupees five thousand for a Carrier (other than a tractor and trolley);
 - (ii) Rupees twenty thousand for each Carrier that is a boat, barge or dredger having a carrying capacity of upto one hundred tonnes;
 - (iii) Rupees one lakh for each Carrier that is a boat, barge or dredger having a carrying capacity of more than one hundred tonnes;
 - (iv) Rupees five thousand for every Mechanized Machinery;
 - (v) Rupees twenty thousand for the owner of a Carrier(s);
 - (vi) Rupees twenty thousand for every mine development operator;
 - (vii) Rupees twenty thousand, for a trader; and
 - (viii) such other fee as may be specified by the Government with respect to any other registration;
 - (b) A sales tax or GST as the case may be;

- (c) An affidavit, where applicable, to the effect that he has not been convicted in any case or unlawful activity related to the ores and minerals;
- (d) A valid document pertaining to the storing place, in case of a trader or holder of a mineral concession, if applicable and details of all vehicles to be used for the purpose of transporting or carrying minerals/ores in case of a Carrier or owner of a Carrier;
- (e) The owner or operator of the Carrier shall also provide such details as may be called for, to the satisfaction of the Government, that the Carrier or owner/ operator of the Carrier is genuinely engaged in the process of transportation of the mineral for the holder of the mineral concession;
- (f) The Trader shall provide such details as may be called for, to the satisfaction of the Government, that the trader is genuinely engaged in the business of buying, possessing, storing, selling, supplying, transporting, distributing or delivering for sale or processing of mineral(s), directly or otherwise;
- (g) The mine development operator shall give the list of the holders of mineral concession using the Mechanized Machinery owned by him and shall also provide the details of the registration number and make of the Mechanized Machinery together with the copy of the contract executed with the holder of the mineral concession in this regard; and
- (h) Compliance with such other conditions as may be required by the Government.

(3) Login Credentials:

upon completion of registration, including compliance with conditions (a) to (h) of clause (2), as applicable, each registrant shall receive a unique registration number and a unique username and a password.

(4) Cancellation or suspension of the registration:

The Authorised Officer may at any time and after giving an opportunity of being heard to the firm / person registered and after recording the reasons whereof, cancel or suspend the registration by an order in writing communicated to the firm/ person registered, for:

- (a) any misrepresentation or omission of facts or suppression of facts or disclosure of incomplete facts for the process of registration by such firm/ person; or
- (b) any non-submission of any monthly returns for a continuous period of two months;

provided that such suspension order may be revoked by the Authorised Officer upon payment of an amount equal to the registration fee as specified in sub-clause (a) of clause (2), by the firm / person registered.

SCHEDULE III

COMPOUNDING FEES

(See rule 22)

The following fee shall be chargeable in case of compounding of offences concerning illegal mining:

- (a) Whenever any person undertakes transportation of any mineral without a Transit Permit or Delivery Challan, such person shall be liable to pay compounding fees at the rate of Rupee five thousand per tonne.
- (b) Wherever any person undertakes transportation of any mineral without getting the mineral weighed at the nearest weigh bridge, such person shall be liable to pay compounding fees equal to one hundred percent of the royalty for such mineral; provided that the relevant Carrier has crossed the nearest weigh bridge as specified in the Transit Permit or Delivery Challan.
- (c) Whenever any person undertakes illegal mining or illegal storage, he shall be liable to make compounding payment and the collectible amounts shall be calculated in accordance with the below mentioned formula, and such amount shall be rounded off/calculated up to the next highest multiple of ten:

Mineral Value (mt) - (Royalty Index × Royalty) + Royalty Rate

Where Royalty Index =
$$\frac{Production\ Value}{Royalty\ Rate}$$

The Government may also, by notification, specify the amount of compounding fees to be paid from time to time in situations where any person undertakes illegal mining or illegal storage of a mineral.

(d) Whenever any person undertakes illegal transportation of any mineral or illegal mining or illegal storage thereof, the following compounding fees may be charged in addition to the costs specified in clause (a) and clause (b) above, for releasing the seized equipment/vehicle/tools etc.

S. No.	Name of Equipment/Vehicle/Tools	Compounding fee for each item (Rs.)
1.	Tractor Trolley/ Compressor/ Drilling Machine/ Wire Saw and Other Tools etc.	25,000
2.	Half Body Trucks/ Small Dupers/ Crane etc.	50,000

S. No.	Name of Equipment/Vehicle/Tools	Compounding fee for each item (Rs.)
3.	Full Body Trucks/ Heavy Duty Dumpers/ Crusher/ Power Hammer, etc.	1,00,000
4.	Trolla*/ Excavator/Loader, etc.	2,00,000

^{*} Trolla means an articulated vehicle having more than six wheels.

FORM A

FORMAT OF BANK GUARANTEE

(See rules 2(1)(c), 12(5) and 12(6))

To

[Name of entity in whose favor this guarantee is to be issued to be included]

WHEREAS,

- A. [Name of the person whose property is seized] incorporated in India under the Companies Act, 2013 with corporate identity number [CIN], whose registered office is at [address of registered office], India and principal place of business is at [address of principal place of business, if different from registered office] is required to provide an unconditional and irrevocable bank guarantee for an amount equal to INR [figures] (Indian Rupees [words]) valid for one year i.e. until [date of expiry of performance bank guarantee] ("Expiry Date").
- B. The Bank Guarantee is required to be provided to [Name of entity in whose favor this guarantee is to be issued to be included] for discharge of certain obligations under Rule 12 of The Gujarat Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules, 2017 ("Rules").
- C. We, [name of the bank] (the "Bank") at the request of [Name of the person whose property is seized] do hereby undertake to pay to the [Name of entity in whose favor this guarantee is to be issued to be included] an amount not exceeding INR [figures] (Indian Rupees [words]) ("Guarantee Amount") to secure the obligations of [Name of the person whose property is seized] on demand from the [Name of entity in whose favor this guarantee is to be issued to be included] on the terms and conditions herein contained herein.

NOW THEREFORE, the Bank hereby issues in favour of [Name of entity in whose favor this guarantee is to be issued to be included] this irrevocable and unconditional payment bank guarantee (the "Guarantee") on behalf of [Name of the person whose property is seized] for the Guarantee Amount:

1. The Bank for the purpose hereof unconditionally and irrevocably undertakes to pay to [Name of entity in whose favor this guarantee is to be issued to be included] without any demur, reservation, caveat, protest or recourse, immediately on receipt of first written demand from [Name of entity in whose favor this guarantee is to be issued to be included], a sum or sums (by way of one or more claims) not exceeding the Guarantee Amount in the aggregate without [Name of entity in whose favor this guarantee is to be

¹ Note: Suitable changes to be made to the above text in the event the guarantee is provided for any other category of persons.

issued to be included] needing to prove or to show to the Bank grounds or reasons for such demand for the sum specified therein and notwithstanding any dispute or difference between [Name of entity in whose favor this guarantee is to be issued to be included] and [Name of the person whose property is seized] on any matter whatsoever. The Bank undertakes to pay to [Name of entity in whose favor this guarantee is to be issued to be included] any money so demanded notwithstanding any dispute or disputes raised by [Name of the person whose property is seized] in any suit or proceeding pending before any court or tribunal relating to the Bank's liability under this present being absolute and unequivocal.

- 2. The Bank acknowledges that any such demand by [Name of entity in whose favor this guarantee is to be issued to be included] of the amounts payable by the Bank to [Name of entity in whose favor this guarantee is to be issued to be included] shall be final, binding and conclusive evidence in respect of the amounts payable by [Name of the person whose property is seized] to [Name of entity in whose favor this guarantee is to be issued to be included] under the Rules.
- 3. The Bank hereby waives the necessity for [Name of entity in whose favor this guarantee is to be issued to be included] from demanding the aforesaid amount or any part thereof from [Name of the person whose property is seized] and also waives any right that the Bank may have of first requiring [Name of entity in whose favor this guarantee is to be issued to be included] to pursue its legal remedies against [Name of the person whose property is seized], before presenting any written demand to the Bank for payment under this Guarantee.
- 4. The Bank further unconditionally agrees with [Name of entity in whose favor this guarantee is to be issued to be included] that [Name of entity in whose favor this guarantee is to be issued to be included] shall be at liberty, without the Bank's consent and without affecting in any manner the Bank's obligation under this Guarantee, from time to time, to forbear or enforce any of the rights exercisable by [Name of entity in whose favor this guarantee is to be issued to be included] against [Name of the person whose property is seized] under the Rules and the Bank shall not be relieved from its liability by reason of any such act or omission on the part of [Name of entity in whose favor this guarantee is to be issued to be included] or any indulgence by [Name of entity in whose favor this guarantee is to be issued to be included] to [Name of the person whose property is seized] or other thing whatsoever which under the law relating to sureties would, but for this provision, have the effect of relieving the Bank of its obligations under this Guarantee.
- 5. Any payment made hereunder shall be made free and clear of and without deduction for, or on account of, any present or future taxes, levies, imposts, duties, charges, fees, commissions, deductions or withholdings of any nature whatsoever.
- 6. The Bank agrees that [Name of entity in whose favor this guarantee is to be issued to be included], at its option, shall be entitled to enforce this Guarantee against the Bank as a

principal debtor in the first instance without proceeding at the first instance against [Name of the person whose property is seized].

- 7. The Bank further agrees that the Guarantee herein contained shall remain in full force and effect during the period that is specified and that it shall continue to be enforceable till all the obligations of [Name of the person whose property is seized] under or by virtue of the Rules with respect to rule 12 of the Rules have been fully paid and its claims satisfied or discharged or till [Name of entity in whose favor this guarantee is to be issued to be included] certifies that the provisions of the Rules with respect to Rule 12 of the Rules have been fully and properly carried out by [Name of the person whose property is seized] and accordingly, discharges this Guarantee. Notwithstanding anything contained herein, unless a demand or claim under this Guarantee is made on the Bank in writing on or before the Expiry Date, the Bank shall be discharged from all liability under this Guarantee thereafter.
- 8. The payment so made by the Bank under this Guarantee shall be a valid discharge of Bank's liability for payment thereunder and [Name of entity in whose favor this guarantee is to be issued to be included] shall have no claim against the Bank for making such payment.
- 9. This Guarantee is subject to the laws of India. Any suit, action, or other proceedings arising out of this Guarantee or the subject matter hereof shall be subject to the exclusive jurisdiction of courts at the State of Gujarat.
- 10. The Bank has the power to issue this Guarantee in favour of [Name of entity in whose favor this guarantee is to be issued to be included]. This Guarantee will not be discharged due to the change in the constitution of the Bank.
- 11. The Bank undertakes not to revoke this Guarantee during its currency except with the previous consent of [Name of entity in whose favor this guarantee is to be issued to be included] in writing.
- 12. [Name of entity in whose favor this guarantee is to be issued to be included] may, with prior intimation to the Bank, assign the right under this Guarantee to any other departments, ministries or any governmental agencies, which may act in the name of the [Name of entity in whose favor this guarantee is to be issued to be included]. Save as provided in this clause 12, this Guarantee shall not by assignable or transferable.
- 13. Notwithstanding anything contained herein:
 - (a) the liability of the Bank under this Guarantee shall not exceed the Guarantee Amount; and
 - (b) this Guarantee shall be valid up to the Expiry Date.
- 14. The Bank is liable to pay the Guaranteed Amount or any part thereof under this Guarantee only and only if [Name of entity in whose favor this guarantee is to be issued

to be included] serves upon the Bank, a written claim or demand on or before the Expiry Date.

Dated the [day] day of [month] [year	r].						
In witness whereof the Bank, through	h its Aı	ıthorize	d Offic	er, has	s set its	hand	and seal.
	,						
(Signature)		t personal					
(Name and Designation)							
(Bank Seal)							

FORM B

FORMAT FOR APPLICATION FOR REGISTRATION

(See rule 4(3))

Application No.:

(In case of Mineral Concession Holder / Owner of Carrier and Trader or Mechanized Machinery / Mine Development Operator)

Sr. No.	Item Details	Particulars
1.	Name of applicant for registration (in full).	
2.	Full address.	
3.	Email of applicant.	
4.	Mobile/ Phone number of applicant.	
5.	Father's name in full (in case of firm, give names and address of partner and person holding power of attorney to act on behalf of the firm).	
6.	Profession of the registrant (tick whichever is applicable)	
v	Mineral Concession Holder.	
	Owner of Carrier.	
	Trader.	
	Mine Development Operator.	
7.	Specific place or places of storage (In case of trader or holder of mineral concession or mine development operator) including:	
	(a) Number of stockyards.	
	(b) District of stockyard(s).	
	(c) Address of stockyard(s).	
	(d) Person in-charge of stockyard(s) along with contact details	

Sr. No.	Item Details	Particulars
	thereof.	
8.	Financial status with details of person i.e. property, annual payment of income tax, and any other relevant evidence regarding financial status.	
9.	Specific purposes for which registration is applied for	
	Processing.	10
	Selling.	8 a
	Storing.	
	Trading.	
10.	Name of mineral/ore for which registration is required.	
11.	Name and address of persons/firms from whom the mineral/ore will be purchased/procured.	
12.	Details of sales tax registration certificate.	
13.	Details of income tax/sales tax clearance certificate.	
14.	No Objection Certificate No. (NOC from Government for exporting of minerals, in case of an exporter)	e .
15.	Affidavit No. (affidavit to the effect that registrant has not been convicted in any case or unlawful activity related to the ores and minerals) (if applicable)	٠
16.	Any special ground for grant of registration in favor of the applicant.	
17.	Period of Registration.	(V)
18.	Name of authorised signatory.	

(In case of Carrier other than a tractor and trolley)

Sr. No.	Item Details	Particulars
1.	Name of Owner of Carrier (in full).	
2.	Full address of Owner of Carrier.	
3.	Email of Owner of Carrier.	3 -
4.	Mobile/ Phone number of Owner of Carrier.	
5.	Registration Number of the Owner of Carrier.	
6.	Profession of the registrant.	Carrier
7.	Details of the carrier(s) to be used for the purpose of transporting or carrying minerals/ores.	*
8.	Vehicle Registration Number.	- 20
9.	Chassis Number.	
10.	Period of Registration.	
11.	Name of authorised signatory.	

(In case of End User – Using Part A Minerals in excess of 100 metric tonnes per project)

Sr. No.	Item Details	Particulars
1.	Name of applicant for registration (in full).	
2.	Full address.	
3.	Name and address of the project for which registration is being obtained.	er e
4.	Name of the Mineral(s) for which registration is required.	(6)

Sr. No.	Item Details	Particulars
5.	Quantity of the Mineral(s) Required for the Project based on the information/ estimates specified in the project report or approved building plan prepared for the Project.	
6.	Duration of the Project.	
7.	Brief details of the Project.	e 6
8.	Name of authorised signatory.	

(In case of Mechanized Machinery)

Sr. No.	Item Details	Particulars
1.	Name of mine development operator owning the Mechanized Machinery or name of the holder of the mineral concession owning the Mechanized Machinery (in full).	
2.	Full address of mine development operator owning the Mechanized Machinery or of the holder of the mineral concession owning the Mechanized Machinery.	
3.	Email of mine development operator owning the Mechanized Machinery or of the holder of the mineral concession owning the Mechanized Machinery.	
4.	Mobile/ Phone number of mine development operator owning the Mechanized Machinery or of the holder of the mineral concession owning the Mechanized Machinery.	#
5.	Registration Number of the mine development operator owning the Mechanized Machinery or of the holder of the mineral concession owning the Mechanized Machinery.	
6.	Profession of the registrant.	
7.	Details of the Mechanized Machinery to be used for the purpose of mining operations.	

Sr. No.	Item Details	Particulars
8.	Invoice Details.	
9.	Period of Registration.	
10.	Name of authorised signatory.	

(In case of Mine Development Operator)

Sr. No.	Item Details	Particulars
1.	Name of Mine Development Operator (in full).	
2.	Full address of Mine Development Operator.	
3.	Email of Mine Development Operator.	
4.	Mobile/ Phone number of Mine Development Operator.	•
5.	Registration Number of the Mine Development Operator.	2 4
6.	Profession of the registrant.	
7.	Details of the area and minerals to be excavated.	20
8.	Period of Registration.	
9.	Name of authorised signatory.	

DECLARATION

I/We hereby declare that I/We have read and understood all the provisions of the Gujarat Mineral (Prevention of Illegal Mining, Transportation and Storage) Rules, 2017 and the conditions of the registration and I/We agree to abide by the same.

Date of application:

Signature of the Applicant.

FORM C

FORM OF GRANT OF REGISTRATION

(See rule 4(6))

Sr. No.	Item Details	Particulars
1.	Name of the person/company registered.	
2.	Full address.	
3.	Father's name in full (in case of firm, give names and address of partner and person holding power of attorney to act on behalf of the firm).	
4.	Profession of the registrant.	
5.	Specific place or places of storage (Not applicable for end user).	
6.	Specific purpose for which registration is granted.	
7.	Name of mineral/ore covered under the registration.	
8.	Challan No. showing payment of security deposit.	
9.	Name and address of persons/firm from whom the mineral/ore will be purchased/procured (Not applicable for end user).	,
10.	Period of registration.	
-11.	No. and date of application for this registration.	

Date:

Place:

FORM D

FORM OF REGISTER FOR GRANT OF REGISTRATION

(See rule 4(6))

Sr. No.	Name of the Applicant	Address of Applicant	Name of mineral/ ore	Place of processing/- storing/ selling/trading/ Project	Date of expiry of registration if granted	Type of Registration	Remarks
(1)	(2)	(3)	(4)	(5)	(6)_	(7)	(8)
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FORM E

FORMAT OF TRANSIT PERMIT

(See rule 5(2))

(To be printed in triplicate on Special Security Permit Papersheet)

Transit Permit Book No.:

Transit Permit No.:

This Transit Permit shall be valid till [days from its generation.

Sr.No.	Item	Particulars
1.	Concession Holder Code.	
2.	Concession Holder Registration No.	*
3.	Concession Holder TIN No.	
4.	Name of Registered Concession Holder .	
5.	Address and Contact Details.	
6.	District.	V v
7.	Royalty Paid.	
8.	District Mineral Foundation.	1
9.	National Minerals Exploration Trust (if applicable).	
10.	Other Payments (if applicable).	
11.	Weighbridge Details.	
12.	Electronic Identification Device / Tracking Device.	
13.	Name of Purchaser.	
14.	Registration No.	
15.	Address.	

Sr.No.	İtem	Particulars
16.	Name of Mineral.	
17.	Grade.	8
18.	Quantity of Mineral (in figure).	
19.	Quantity of Mineral (in words).	0 0
20.	Driver's Name.	
21.	License No. of Driver.	
22.	Carrier Type.	
23.	Carrier Registration No.	
24.	Carrier No.	
25.	Journey Start Date.	
26.	Expected Journey Route.	6 ·
27.	Name of Check Posts in the Route.	
28.	Journey End Date.	
29.	Distance (in km).	
30.	Is mineral exported.	Yes/No
31.	If yes, whether copy of document submitted to customs (shipping bill) attached.	Yes/No

- Transit Permit should be always available in the Carrier from the moment the Carrier is loaded till the time the Carrier is unloaded at destination.
- This Transit Permit needs to be produced at the check post or demand by the Authorised Officer.

FORM F

FORMAT OF DELIVERY CHALLAN

(See rule 5(3))

(To be printed in triplicate on Special Security Permit Papersheet)

Delivery Challan Book No.:

Delivery Challan No.:

This Delivery Challan is validity till [] days from its generation

Sr. No.	Item Details	Particulars
1.	Application No.	
2.	Application Type (New / Surrender).	
3.	Application Date.	
4.	Stockist Code.	
5.	Stockist Registration No.	
6.	Stockist TIN No.	
7.	Name of Registration Holder/Firm.	34.
8.	Address and Contact Details of the Registration Holder / Firm.	
9.	District.	
10.	Name of Purchaser/Consignee.	
11.	Address of Purchaser/Consignee.	
12.	Purchaser registered or not.	Yes/No
13.	if Yes, Registration No. of Purchaser.	
14.	Name of Mineral.	
15.	Grade.	

Sr. No.	Item Details	Particulars
16.	Quantity of Mineral (in figures).	
17.	Quantity of Mineral (in words).	
18.	Weighbridge Details.	
19.	Driver's Name.	
20.	Driver's License No.	
21.	Carrier Type.	1
22.	Carrier Registration No.	
23.	Carrier No.	
24.	Journey Start Date.	
25.	Expected Journey Route.	
26.	Name of Check Posts in the Route.	
27.	Journey End Date.	
28.	Distance (in km).	
29.	Is mineral exported.	Yes/No
30.	If yes, whether copy of document submitted to customs (shipping bill) attached.	Yes/No

- Delivery Challan should be always available in the Carrier from the moment the Carrier is loaded till the time the Carrier is unloaded at destination.
- This Delivery Challan needs to be produced at the check post or on demand by the Authorised Officer.

FORM G

FORMAT OF ONLINE MONTHLY RETURN BY CONCESSION HOLDER/TRADER

(See rules 9(1), 9(4)(a) and 9(4)(b))

Sr. No.	Item Details	Particulars
1.	Is person Concession Holder or Trader.	
2.	Registration No.	9 9
3.	Name of the registered person/firm.	e
4.	Address in full.	
5.	Name of Circle / Mining Office having jurisdiction over the ore/mineral stored.	
6.	Is mineral for captive consumption or sale.	
7.	If mineral is for sale whether consumed domestically or exported.	
8.	If mineral /ore is transported.	Fill Part A
9.	If mineral /ore is procured.	Fill Part B
10.	If mineral /ore is processed.	Fill Part C

Part A (Format to maintain monthly account of mineral/ore in case of procurement)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore procured.	
2.	Place of Business.	

Mo ath	Date	* Opening stock of mineral at the stockyard/fac tory (*000 tonne)	*Quantit. y of mineral procured ('000 tome)	Particul ars of supporti ng Transit Permit/ Delivery Challan	Source from which mineral is procure d	Total stock of ore/mi neral (*000 tonne)	*Quantity of minerals consumed/ sold/ dispatched for processing (*000 tonne)	*Closing stock of mineral procure d (1000 tonne)	Rem arks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
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^{*} Grade wise, if applicable

Part B

(Format to maintain monthly account of mineral/ore in case of transportation)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore to be transported.	
2.	Place from which mineral/ ore is transported.	*
3.	Total quantity of mineral/ore to be transported.	e

Month	Date	*Opening stock of mineral transport ed ('000 tonne)	*Quantity of mineral transported (*000 tonne)	Particulars of 'supporting Transit Permit/ Delivery Challan	Destination nto which mineral transport ed	*Closing stock of mineral is transport ed ('000 tonne)	Remar
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
					*.		=

^{*} Grade wise, if applicable

Part C

(Format to maintain monthly account of mineral/ore in case of crushing, pulverizing or any kind of processing)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore processed.	
2.	Name of plant/factory.	- a a
3.	Address in full of the factory.	

Mont h	Dat e	*Opening stock of mineral/or e processed at the plant (*000 tonne)	*Quantity of mineral/or e received at the plant ('000 tonne)	*Quantity of mineral/ ore fed to the beneficiatio n plant (*000 tonne)	*Quantity of mineral/ore recovered after beneficiatio n (*000 tonne)	Particular s of supportin g Transit Permit/Delivery Challan	*Closing stock of mineral/or e processed at the plant (*000 tonne)	Remark s
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
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		e e		10 No. 10		_ v	g (%)	
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^{*} Grade wise, if applicable

FORM H

FORMAT OF ONLINE ANNUAL RETURN BY CONCESSION HOLDER/TRADER

(See rules 9(1), 9(4)(a) and 9(4)(b))

Sr. No.	Item Details	Particulars
1.	Is person Concession Holder or Trader.	
2.	Registration No.	
3.	Name of the registered person/firm.	2
4.	Address in full.	
5.	Name of Circle / Mining Office having jurisdiction over the ore/mineral stored.	
6.	Is mineral for captive consumption or sale.	
7.	If mineral is for sale whether consumed domestically or exported.	
8	If mineral /ore is transported.	Fill Part A
9.	If mineral /ore is procured.	Fill Part B
10.	If mineral /ore is processed.	Fill Part C

Part A (Format to maintain annual account of mineral/ore in case of procurement)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore procured.	
2.	Place of Business.	

Month	Dat e	* Opening stock of mineral at the stockyard/fac tory ('000 tonne)	*Quantity of mine ral procured ('000 tonne)	Particul ars of supporti ng Transit Permit/ Delivery Challan	Source from which mineral is procure d	Total stock of ore/min eral (*000 tonne)	*Quantity of minerals consumed/sold/di spatched for processing ('000 tonne)	*Closin g stock of mineral procure d ('000 tonne)	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
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^{*} Grade wise, if applicable

Part B

(Format to maintain annual account of mineral/ore in case of transportation)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore to be transported.	
2.	Place from which mineral/ ore is transported.	
3.	Total quantity of mineral/ore to be transported.	* *

Month	Date	*Opening stock of mineral transport ed (*000 tonne)	*Quantity of mineral transported ('000 tonne)	Particulars of supporting Transit Permit/ Delivery Challan	Destination n to which mineral transport ed	*Closing stock of mineral is transport ed ('000 tonne)	Remar
(1)	(2)	(3)	(4)	(5)	(6)	(7)	. (8)
		5 =				-	
							2
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^{*} Grade wise, if applicable

Part C

(Format to maintain annual account of mineral/ore in case of crushing, pulverizing or any kind of processing)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore processed.	
2.	Name of plant/factory.	
3.	Address in full of the factory.	

Mont h	Dat e	*Opening stock of mineral/or e processed at the plant ('000 tonne)	*Quantity of mineral/or e received at the plant ('000 tonne)	*Quantity of mineral/ ore fed to the beneficiatio n plant (*000 tonne)	*Quantity of mineral/ore recovered after beneficiatio n ('000 tonne)	Particular s of supportin g Transit Permit/Delivery Challan	*Closing stock of mineral/or e processed at the plant (*000 tonne)	Remark S
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
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^{*} Grade wise, if applicable

FORM I

FORMAT TO MAINTAIN DAILY ACCOUNT OF MINERAL/ORE

(See rules 9(4)(a) and 9(4)(b))

Sr. No.	Item Details	Particulars
1.	Is person Concession Holder or Trader.	
2.	Registration No.	
3.	Name of the registered person/firm.	8 0
4.	Address in full.	
5.	Name of Circle/ Mining Office having jurisdiction over the ore/mineral stored.	
6.	Is mineral for captive consumption or sale.	
7.	If mineral is for sale whether to be sold domestically or exported.	
8.	If mineral /ore is transported.	Fill Part A
9.	If mineral /ore is procured.	Fill Part B
10.	If mineral /ore is processed.	Fill Part C

Part A

(Format to maintain daily account of mineral/ore in case of procurement)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore procured.	
2.	Place of Business.	9

Dat e	* Opening stock of mineral/at the stockyard/fa ctory (*000 tonne)	*Quantit y of mineral procured (*000 tonne)	Particul ars of supporti ng Transit Permit/ Delivery Challan	Source from which minera l is procur ed	Total stock of ore/m ineral ('000 tonne	*Quantity of minerals consumed/ sold/ dispatched for processing ('000 tonne)	*Closin g stock of mineral procure d ('000 tonne)	Rem arks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
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* Grade wise, if applicable

Part B

(Format to maintain daily account of mineral/ore in case of transportation)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore to be transported.	
2.	Place from which mineral/ ore is transported.	
. 3.	Total quantity of mineral/ore to be transported.	,

Date	*Opening stock of mineral transported ('000 tonne)	*Quantity of mineral Transported ('000 tonne)	Particulars of supporting Transit Permit/Delivery Challan	Destination to which mineral transported	*Closing stock of mineral transported (*000 tonne)	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
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^{*} Grade wise, if applicable

Part C

(Format to maintain daily account of mineral/ore in case of crushing, pulverizing or any kind of processing)

Sr. No.	Item Details	Particulars
1.	Name of mineral/ore processed.	
2.	Name of plant/factory.	
3.	Address in full of the factory.	

Dat e	*Opening stock of mineral/o re processed at the plant (*000 tonne)	*Quantit y of mineral/o re received at the plant (*000 tonne)	*Quantity of mineral/ ore fed to the beneficiati on plant ('000 tonne)	*Quantity of mineral/or e recovered after beneficiati on ('000 tonne)	Particula rs of supporti ng Transit Permit/ Delivery Challan	*Closing stock of mineral/o re processed at the plant (*000 tonne)	Remar ks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
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		70 10	e v	9	4	3	
		Se .			2		
	10			2	. (*)		

^{*} Grade wise, if applicable

FORM J

FORM OF NOTICE REGARDING SEIZING OF PROPERTY

(See rule 12(2)(a))

Dated: [
То		
(Address)		
under the Gujarat Mineral (Prevention	v(ies) which was/were involved in offence command of Illegal Mining and Transportation and Store seized by Shri	rage)
The details of the property being seized	are as under:	

Sr. No.	Item Details	Particulars
1.	Details of property seized.	
a.	Place of seizure with date and time.	
b.	Description of each property.	
2.	Name and address of person from whom the property is seized.	
3.	Name and address of any other claimant for the seized property.	
4.	Name and address of person under whose custody the seized property has been kept.	
5.	Is the person whose property has been seized, registered with the Government.	(Yes/No)
6.	If yes, then registration number of the person whose property is seized, to be provided.	
7.	Approximate value of the seized property.	
8.	Remarks.	

In case you want to be heard in person in the matter, you are hereby asked to convey the same in writing within 15 days from date of issue of this notice at the following address.

Signature of Authorised Officer.

with designation and address.

Signature of the Custodian.

with designation and address.

FORM K

FORM OF APPEAL OR REVISION APPLICATION

(See rule 18(3))

To

[Address]

I/We submit the following application for appeal/revision or for passing of an order which has not been passed within the required time period.

Sr. No.	Item Detail	Particulars
	Name of Applicant.	
1.	(In case of a firm or other association of individuals, provide names of each person constituting the firm or the association of individuals, as the case may be.)	
	Address of the Applicant.	
2.	(In case of a firm or other association of individuals, provide addresses of each person constituting the firm or the association of individuals, as the case may be.)	
	Status of the Appellant/Revisionist.	
3.	IndividualFirm	° 8
	Other association of individuals (major mineral)	50 1
0.00	CompanyLLP (minor mineral)	3 3
	Purpose.	
4.	(Review of an order passed / Request for passing of an order where such an order has not been passed within the time period prescribed)	w 0
5.	In case of review of an order, date of communication and number of the order to the appellant/revisionist.	

Sr. No.	Item Detail	Particulars
	OR In case of request for passing of an order, the date on which the date on which the time period for passing such order expired.	
6.	Evidence of Payment of Fee.	
6 (a)	Name of bank.	
6 (b)	Demand draft or challan number with date.	
7.	Mineral or minerals for which the appeal/revision is filed.	
8.	Details of area with respect to which the appeal/revision in filed.	
9.	Whether the appeal is filed within the prescribed time period.	
10.	If not, the reasons for not presenting it within the prescribed limit and seeking condonation of delay.	
11.	Name and complete address of the party/parties impleaded.	N
12.	Number of copies of petition attached. Petition is to be submitted in triplicate if no party is impleaded. Besides these, for each party impleaded one additional copy is to be enclosed.	
13.	Grounds of appeal/revision.	
14.	Whether the appellant/ revisionist desires to be heard in person or through pleader.	
15.	Any additional information the appellant/revisionist desires to furnish.	. *

I/We do hereby declare that the particulars furnished above are correct and am/are ready to furnish any other details, as may be required by you.

Yours faithfully,

Place:

Date:

Signature of the applicant.

Instructions to applicant:

- (a) The application must be signed by a duly authorized representative of the appellant, in case the appellant is a company or LLP. In case the appellant is an individual, the appellant must personally sign the application. In case of a firm or association of individuals, all the persons constituting the firm or association of individuals shall sign the application.
- (b) The corporate authorisation of the authorised signatory of the appellant (which is a company) must be enclosed with the application. Any change in such corporate authorisation must be immediately intimated to the State Government.

(i)

FORM L

FORM OF RECORD TO BE MAINTAINED BY THE AUTHORISED OFFICER OF OFFENCES COMPOUNDED BY HIM

(See rule 23)

Remarks.	([1])	
Signature of authority compounding the offence.	(01)	
No. and Date of treasury challan in which compounding payment is deposited.	(6)	
Compounding No. and Date payment for of treasury offence. challan in which compounding payment is deposited.	(8)	
Officer detecting the offence.		
Place of occurrence of offence.	(0)	
Property Involved in offence.	(S)	
Accused. Brief Property Accused. Description Involved in of offences. offence.	(4)	
Name of Accused.	(6)	
Date of commission of offence.	(2)	
N. No.	(1)	

By Order and in the name of Governor of Gujarat,

D.G. CHAUDHARI,
Deputy Secretary to Government.

Government Central Press, Gandhinagar.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 27th September, 2017.

No.KHR/2017/142/IBA/112017/227208/M-3:- In exercise of the powers conferred by subsection (3) of section 34 of the Boilers Act, 1923 (No. V of 1923), The Government of Gujarat hereby exempts the steam Generators and relevant auxiliaries and piping of 2 x 700 MW Nuclear Power Station, at Kakrapar Atomic Power Project 3 & 4, P. O. Anumala, Ta. Vyara, Dist. Tapi of Nuclear Power Corporation (A Government of India Undertaking) from the operation of the provisions of the Boilers Act, 1923.

By order and in the name of the Governor of Gujarat,

K. J. JAMALIYA, Under Secretary to Government.

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Government Central Press, Gandhinagar.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 27th September, 2017.

Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989.

No. GK/68/2017/SCT/102016/2599/D: In exercise of the powers conferred by the first proviso to sub-section (1) of section 14 of the Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989, (33 of 1989), (herein after referred to as "the said Act"), the Government of Gujarat with the concurrence of the Chief Justice of High Court of Gujarat hereby specifies the Court of Additional District and Sessions Judge, Visavadar Sub-Division of Junagadh District, to be a Special Court offences under the said Act.

By order and in the name of the Governor of Gujarat,

H. H. VARMA,
Deputy Secretary to Government.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

શ્રેયાન વ્યવસ્થાપકશ્રી, સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર દ્વારા સુધારો

ક્રમાંક : વાચન-ગેઝેટ-સુધારો-૬-૨૦૧૭ :- ગૃહ વિભાગના જાહેરનામા નં.GG/ 23/ 2017/ SB.2/ COM/ 132011/ GAD/165605-Part-III, 30-6-17નું જાહેરનામુ ગુજરાત સરકારના ગેઝેટ ભાગ-IV-A સાધારણ નં. 27 Date 6-7-2017ના પેજ નંબર : ૧૫૭ થી ૧૬૦ ઉપર પ્રસિધ્ધ થયેલ છે.

જેમાં પેજ નંબર ૧૬૦ માં નીચે પ્રમાણે સુધારો વાંચવો.

READ	INSTEAD OF	
PANKAJ DAVE	PANKAJ VORA	
Under Secretary to Government	Deputy Secretary to Government	

તા.૭-૧૦-૨૦૧૭

એસ.ડી.ડાંગી શ્રેયાન વ્યવસ્થાપક *-લલી* સ.મ. મુદ્રણાલય, ગાંધીનગર.

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સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 3rd October, 2017.

THE COMMISSIONS OF INQUIRY ACT, 1952.

No. GK/69/2017/COI/102017/244/A: WHEREAS, the Patidar Anamat Andolan Samiti and other allied organizations have been agitating for reservation in education as well as in Government services for the persons belonging to Patidar Community since the year 2015.

AND WHEREAS, as part of the said agitation there have been incidents of rioting and scuffle with police by the agitators in the month of August, 2015 and thereafter.

AND WHEREAS, there have been allegations from the leaders of the above referred organizations that police have used excessive force during the said agitation giving rise to registration of a number of cases against the innocent persons.

AND WHEREAS, the above referred organizations have demanded that use of excessive force by the police be inquired into and action be taken against the responsible police personnel.

AND WHEREAS, the Government of Gujarat is of the opinion that it is necessary to appoint a Commission of Inquiry for the purpose of making inquiry into the above referred incidents, being the matter of definite public importance.

NOW, THEREFORE, in exercise of the powers conferred by Section - 3 of the Commissions of Inquiry Act, 1952 (60 of 1952), the Government of Gujarat hereby appoints a Commission of Inquiry consisting of: -

1. Hon. Mr. Justice K.A. Puj

Former Judge of the High Court of Gujarat

Chairperson

2. Mr. Mahendrabhai H. Shah

Former District Judge

Member

to inquire into the above referred matter.

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- 2. The following shall be the terms of reference of the said Commission, namely:-
 - (1) To inquire into the factors which led to the occurrence of the incidents at GMDC Ground, Ahmedabad, on 25th August, 2015 and thereafter at various places in the State.
 - (2) To inquire into the abuse of authority and usage of excessive force, if any, by the police personnel during the course of the incidents that occurred on 25th August, 2015 at GMDC Ground, Ahmedabad, and thereafter at various places in the State in relation to Patidar Reservation Agitation.
 - (3) To recommend to the State Government, steps to be taken for prevention of recurrence of such incidents in future.
- 3. The headquarter of the Commission shall be at Gandhinagar.
- 4. The Commission shall submit its report to the Government of Gujarat as soon as possible, but not later than six months from the date of this Notification.
- 5. The Government of Gujarat is of the opinion that having regard to the nature of inquiry to be made by the Commission and other circumstances of the case, all the provisions of sub-section (2), sub-section (3), sub-section (4) and sub-section (5) of section 5 of the Commissions of Inquiry Act shall be made applicable to the Commission hereby appointed and the Government of Gujarat, in exercise of the powers conferred by sub-section (1) of said section 5, hereby directs that all the provisions of the said sub-sections (2) to (5) of the said section 5 shall apply to the Commission.

By order and in the name of the Governor of Gujarat.

H.R.SHAH,
Deputy Secretary to Government.





सत्यमेव जयतं

The Gujarat Government Gazette

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૫મી ઓક્ટોબર, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંકઃ જીબી/પીટી/૩૬/૨૦૧૭/એસટીસી/૩૦૨૦૦૮/૨૭૦૩/ઘઃ- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ સંબંધમાં ઉગાઉ બહાર પાડેલા જાહેરનામાઓ રદ કરી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''જામનગર વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, જામનગર વિભાગ, જામનગર	અધ્યક્ષ
5	પ્રમખશ્રી, જિલા પંચાયત, જામનગર	સરકારી સભ્ય
3	જિલ્લા પોલીસ અધિક્ષકશ્રી, જામનગર અથવા તેમના પ્રતિનિધિ	
8	આસિસ્ટન્ટ કોમર્શીયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, જામનગર	બિન સરકારી સભ્ય

ક્રમ	નામ અને સરનામું	હોદો
પ	શ્રી લાલજીભાઈ વ્યાસ, પંચવટી સોસાયટી, સિક્કા	
ξ	શ્રી નાનજભાઈ લીંબાભાઈ ચોવટીયા, ૫–ગોવિંદ પરા, કાલાવાડ	
9	શ્રી દેવાણંદભાઈ ઝીલરીયા, મુ. લતીપર, તા. ધ્રોલ	
6	શ્રી ભીખાભાઈ રદ્યુભાઈ નંદાસણા, મુ. કુનડ, તા. જોડીયા	બિન સરકારી
4	શ્રી તુષારગીરી રમેશગીરી ગોસ્વામી, મું. કોટડા બાવિસી, તા. જામજોધપુર	સભ્ય
90	શ્રી જેન્તીભાઈ ગોપાલભાઈ ધારવીયા, મુ. આમરા	
99	શ્રી સુર્ચકાંતભાઈ મઢવી, મુ. જાંબુડા	
૧૨	શ્રીમતી નયનાબાન ચાવડા, માદેશ્વરી વાસ, નાથનાથ ગેઈટ પાસે, જામનગર	· · · · · · · · · · · · · · · · · · ·
93	શ્રી નિલેશભાઈ કગથરા, પુર્તી ઈલેક્ટ્રોનિક્સ સ્ટોર્સ, ઉર્વી રેસ્ટોરન્ટની ઉપર,	
	બેડી ગેઈટ, જામનગર	= = = =
१४	શ્રી જીતેન્દ્રભાઈ નરોતમભાઈ બ્રાહ્મણ, જૈન દેરાસર પાસે, ભાણવડ,	9
	જી. દેવભૂમિ દ્વારકા	
૧૫	શ્રી મુતૃજા અલી કાદરી (મુખતાર બાપુ), મુ. ઢેબર, તા. ભાણવડ	
95	શ્રી કાનાભાઈ રાણાભાઈબંધીયા, મુ. બજાણા, તા. ખંભાળીયા	
99	નયનાબેન જયેન્દ્રસિંહ રાણા, કૃષ્ણગંગા, ૭૫ રીધ્ધી સોસાયટી, દ્વારકા,	20
	તા. ક્ષારકા	
96	શ્રી લીલાભાઈ પરબતભાઈ મોઢવાડીયા, મુ. ગોરાણા, તા. કલ્યાણપુર	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની, વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વગેરે સુવધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રકાશ મજમુદાર, સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.





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PART IV-A

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INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th October, 2017.

Constitution of India

No.GU/2017/31/BRT/102014/1038/D.2: In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend Project Manager, Class I, in the Commissionerate of Cottage and Rural Industries, Recruitment Rules, 2017, namely:-

- 1. These Rules may be called the Project Manager, Class I, In the Commissionerate of Cottage and Rural Industries, Recruitment First (Amendment) Rules, 2017.
- 2. In the Project Manager, Class I, In the Commissionerate of Cottage and Rural Industries, Recruitment Rules, 2017, in rule 7, after the words "probation period" the words "be required to " shall be inserted.

By order and in the name of the Governor of Gujarat,

M. M. DABHI,
Deputy Secretary to Government.

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Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 7th October, 2017.

No. G/L/14/2017/JJA/10/2017/769493/CHH:- Government of Gujarat has declared the Child Welfare Committees vide the notification no. JJA/10/2017/769493/CHH dated 27th March, 2017 for the Districts specified in column 2 consisting of Chairperson and such other members in relation to the children in need of care and protection for the areas specified in column 4, for a period of three years.

- 1. In Sr. No.1 of the said notification, the name of the member of Child Welfare Committee for Ahmedabad district has been written as "Shri Nareshbhai Purushottambhai Patel". It is hereby modified as "Shri Narendra Parsottamdas Patel".
- 2. In Sr. No. 3 of the said notification, the name of the member of Child Welfare Committee for Vadodara district has been written as "Shri Prakashbhai Chudgar".

It is hereby modified as "Shri Jayprakash Jayantilal Chudgar".

By order and in the name of the Governor of Gujarat,

J. V. DESAI,
Deputy Secretary to Government.





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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ જાહેરનામું સચિવાલય, ગાંદીનગર, તા.૧૨–૧૦–૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ ક્રમાંકઃ ગવન-૨૦૧૭–૨૮–વપસ-૧૦૨૦૧૭–૧૮૩૯–૬બલ્યૂ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ના જાહેરનામાં ક્રમોંકઃ ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૨) તા.૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૩) તા.૧૫–૧૨–૨૦૧૧ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૧૧–૨૪–વપસ–૨૦૧૧–એસએફ–૮૬–ડબલ્યુ
- (૪) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૦૮–૦૮–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૨૨૯–૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૧૨-૨૦૧૧ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૧૨-૨૦૧૧ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓમાંથી અમરેલી જિલ્લામાં તે જાહેરનામા સાથેની અનુસુચિમાં દર્શાવેલ, અનુક્રમે ૧૪૭, ૨૭ અને ૨૪ ગામો મળીને કુલ ૧૯૮ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે નિયુકતી કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી, અમરેલી જિલ્લાના ૧૯૮ સિદત, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સંરપચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૭૨ટ્રાશ્રીની ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે તા.૦૧-૦૪-૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

અમરેલી જિલ્લાના વિવિધ તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ કુલ ૧૦૫૬૨ રોઝડા નોંધાયેલ છે. અમરેલી જિલ્લાના (ધારી અને ખાંભા તાલુકા સિવાયના) તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ અમરેલી જિલ્લાના (ધારી અને ખાંભા તાલુકા સિવાયના) બાકી રહેતા ૩૧૬ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્યાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ગવન–૨૦૧૭–૨૮–વપસ–૧૦૨૦૧૭–૧૮૩૯–૬બલ્યુ ની અનુસૂચિ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
9	અમેરેલી	અમેરેલી	અમરાપુર વરૂડી
2	11	11	અનકડીયા નાના
3	11	11	બક્ષીપુર
8	11	"	ભાદરીયા નાના
પ	н	11	છડીયા
ξ	11	."	8여기공
9	II .	u u	દહીડા
6	II .	u	દેવરાજીયા
4	II .	II II	ફતેપુર
90	ıı .	"	ગોખરવાલા મોટા
99	11	"	ગોખરવાલા નાના
૧૨	II .	"	હરીપરા
9.3	11	"	ઈશ્વરીયા
98	п	11	કમીગઢ
૧૫	11	11	કાથમા
98	II.	11.	કીરલા
9.9	11	II.	ખીજડીયા ખારી
92	п	"	'ખીજડીયા રાદડીયા
96	н	11	લાલાવદર
२०	п	"	લાપાલીચા
૨૧	п	"	માછીયાલા નાના
૨૨	п	"	માછીયાલા મોટા
ર૩	п	"	નવા ખીજડીયા
58	п	"	પાણિયા
રપ	ш	"	પીપલાગ
२६	п	n	પરાતપરા
૨૭	и	"	શંભુપુરા
26	п	п	શીદ્યુભરા
ર૯	п	"	શુરાગપર
30	ш	11	તરાકતલાવ
39	п	ıı.	ટીંમ્બાલા
32	ш	11	વડીરા
33	ш	ш	વાનકીયા
38	п	ш	વેણીવદર
3પ	અમેરેલી	બાબરા	અમરવાલપર
35	n.	"	અમરાપરા
39	11	11	બાલેલ પીપારીયા

કમાંક	જિધ્વાનું નામ	તાલુકાનું નામ	ગામનું નામ
3८	અમરેલી	બાબરા	ચમારડી
36	п	11	દરેડ
80	11	"	ઘરાઈ
४१	11	"	ગલકોટડા
85	11	"	ગામપીપરીયા
83	н	u u	દ્યુઘરાલા
88	н	II.	હાથીગઢ
४५	н	U.	દુગુકાળા
४६	n	11	ઈશાપર
४७	п	n .	ઈશરીયા
86	п	11	જીતાત્રક
४८	п	п	કલોરાના
૫૦	11	11	કારુનકી
	п	11	ખાનાપર
પ્ય	11	11	ખીજડીયા કોટડા
પર	п	11	सुंडाया हाटडा हुंडास नानी
પુર	. "	11	
પ૪	11	"	લાલકા કુંવરગઢ
૫૫	11	11	
પદ	11	п	લોનકોટડા
૫૭	11	"	લુણકી
૫૮	11	11	મોટા દેવલીયા
૫૯	" "	11	୶ଽ୲ળ୲
₹O	" "	н	ਪੁਰ਼ੁસुऽ।
§ 9	" "	" "	રાણપર
85	0.00	VAN	શુકાવાલા
£3	11	- 11	સુખાપર
88	"	11	વાઈવદર
૬ ૫	"	11	તોરખાન
88	11	n	તંબોડા
59		"	વલારડી
56	" ,	II	વંડાલીયા
50	II .	11	વાંકીયા
90	11 .	II =	વાવડા
৩৭	અમેરેલી	બગસરા	એકપુર
૭૨	11	II .	બાલાપુર
93	, 11	11	કેરી પીપલીયા
૭૪	. "	. 11	घटीयान
૭૫	п	"	ह ऽ।स।
95	11	11	હલારીયા
99	U -	н	હલીયાદ નવી
9८	п	11	જાજરીયા નવા
<u> </u>	"	11	જેઠીવદર
۷٥	11	11	કાડીયા
८१	п	п	કાગાડી
८ २	II .	11	લુગીયા
٤ 3	п	11	भावळच&ता
۲8	п	11	મુંનજીસર વાવા
૮૫	.11	11	પીપળીયા નવા
25	11	11	રાફલા

કમાંક	જિ धानुं नाभ	તાલુકાનું નામ	ગામનું નામ
۷9	અમરેલી	어의관리	सनातीया
66	11	11	સાપર
26	11	11	સુદાવડ
60	ш	D.	વઘાનીયા જુના
८१	JI	U U	વઘાનીયા નવા
૯૨	અમરેલી	જાફરાબાદ	બાલાની વાવ
८ ३	- 11	- 0	ભાટવદર
८४	н	11	છલાનીયા
૯૫	n	11	ચિત્રાસર
৫૬	n	, D	ઢોલારી
69	II .	"	દુધાળા
66	11	11	ઈભાલવડ
66	п	11	ફાચરીયા
100	н	11	ગણેશપર
100	11	п	જીકારડી જુના
101	II II	п	જીકારડી નવા જીકારડી નવા
103	11	п	કંથારીયા ખાલસા
103	11	n n	લોર
	п	11	The second secon
904	11	11	લોથપુર
905	11	11	મીઠાપુર
909	II .	"	મોટા માનસા
902	11	п	પાટી માનસા (નાના)
906	и	" "	ปใยร์ใ
990	и	" "	રોહીસા
999	и	" "	સાકરીયા મોટા
993			સીયાલ બેટ
993	અમેરેલી	ફુકાવાવ વડીયા	અમરાપુર
998	II.	ll .	અનીડા
994	11	"	અરજનસુખ
998	11	11	બાદનપુર જુના
999	"	"	બાદનપુર નવા
992	11	11	બાભણીયા
996	11	11	ભાચાવદર
9.50	II .	п	ઇકવા રાઇલ
929	11	n	દેવલકી
૧૨૨	11	п	ઈશ્વરીયા
923	11	н	<u>ଅ</u> ଥିଣ
૧૨૪	11	"	દ્ધૈવગર
૧૨૫	II	11	พรพร
१२६	11	11	ખજૂરી – પીપલીયા
૧૨૭	ıı ıı	11	ખાખરીયા
926	11	. 11	ખીજડીયા હનુમાન
૧૨૯	11	11	કોડલા
930	11	11	કુકાવાવ મોટી
939	11	п	કુકાવાવ નાની
932	11	н	લાખાપદર
933	11	H	માથા પદર
938	ıı ı	н	મેઘાપરીયા
૧૩૫	н	11	પીપલીયા ઘુનીયા

કમાંક	જિધ્વાનું નામ	તાલુકાનું નામ	ગામનું નામ
938	અમરેલી	કુકાવાવ વડીયા	રામપુર
939	11	11	સનાલા
932	. 11	u u	સનાલી
936	11	11	સારંગપુર
980	n ·	11	સૂર્યા પ્રતાપગઢ
989		11	વલાલા
૧૪૨	н	11	તારગ્રી
983	п	11	ઉજાલા – મોટા
१४४	n	11	ଓ୍ୟାମା – ଦାଦା
१४५	11	11	વાવડી
१४६	અમેરેલી	લાઠી	અલી ઉદેપુર
989	n n	"	આંબરડી
986		ш	અનસોડા
986	п	н	43PS19
940	п	11	ભીનગરડ
140	11	п.	છાબડીયા
141	11	п	દહીથર
148	п	"	કેરડી જાનબાઈ
	п	11	ઘમેલપરા
१५४	п	11	
१५५		11	ધારુફનિયા
૧૫૬			હીરના
૧૫૭	11	п	જારકીયા ્
१५८	,11	"	કંચનડી
૧૫૯	11	"	કારકોલીયા
950	н	, п	કેરાલા
989	11	11	કેરીયા
१६२	"	11	માલવીયા પીપરીયા
983	п	11	મૂલિયાપટ
१६४	п	H	નારાયણનગર
૧૬૫	Л	"	નારાયણગઢ
955	II	H .	પારદર્શિગા
१६७	n	11	પીપલાવ નાના
१६८	п	п	પ્રતાપગઢ
१६८	п	11	રાભડા
990	11	11	શેખપુર
999	П	11	શેખપીપરીયા
૧૭૨	. "	"	સુવાગઢ
993	11	u u	તેજપર
৭৩४	п	" ,	થાનસા
૧૭૫	н	11	ટોડા
998	п	n n	વીરપુર
199	અમરેલી	લાલીયા	બાવડી
992	п	II.	બાવડા
9.96	n	II II	ભેંસણ
960	11	п	બોડીયા
929	11	11	ઘાંગલા
965	II .	· · · · · · · · · · · · · · · · · · ·	એકલેરા
923	II .	u u	ગોદ્યાવદર
928	н	н	ગુંકરણ

કમાંક	જિધ્વાનું નામ	વાલુકાનું નામ	ગામનું નામ
१८५	અમરેલી	લાલીયા	કલ્યાણપુર
१८६	11	11	डनडोट नाना
929	11	11	કાંકચ
966	11	11	કુટાણા
966	11	п	લીલીયા
960	H .	11	લોનકા
969	11	11	મોટા કનકોટ
१८२	н	II II	પીપલવા
१८उ	п	11	પૂતાલીયા
१८४	11	10	सनासीया
૧૯૫	n	"	વઘાનિયા
१८६	અમેરેલી	રાજુલા	અગારીયા – ઘૂડીયા
969	11	"	અગારીયા મોટા
966	11	11	બરબવણા
966	п	п	બચ્ચાદર
500	Ш	11	બક્ષી
२०१	п	п	બેરઈ
२०२	n	"	ચાંચ
503	11	н	છાપરી
२०४	11	n	છાવડીયા
	11	п	છોતરા
ર૦૫	11	n n	
२०६	11	"	18P3
209	11	11	ઘરનોનેશ
505	11	11	ઘરેશ્વર
२०५	11.	" "	કોકીયા
२१०	" "	. 11	કુંગરપરડા
૨૧૧	11	11	હડમતિયા
ર૧૨	11	" "	જોલાપર
२१उ	11	"	કડીયાલી
૨૧૪	11	" "	કતાર
ર૧૫			કથીદવર
२१६	"	11	ખંભાલીયા
૨૧૭	11	11	ખરી
२१८	11	11	ખેરા .
૨૧૯	11	11	કોવૈયા
२२०	11	11	કુંભરીયા
૨૨૧	н	II.	કુડળીયાળા
૨૨૨	11	"	મંડણ
૨૨૩	. 11	n n	માદરડી – નવી–જુન
258	п	11	મોટા રીંગણીયાળા
૨૨૫	п .	11	મોટી ખેરડી
२२६	и	n.	વતા ગામ
२२७	11	ш	નવી ખેરડી
२२८	н	11	નેશડી નં. ૧
२२८	11	11	નીંગાળા નં. ૧
530	п	11	પીપાવાવ
239	11	II.	રાભડા
232	II.	н	રાજપાદરા
233	11	11	રામપરા નં. ૧
538	н	11	રામપરા નં. ર

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કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
ર૩૫	અમરેલી	રાજુલા	સાજણ વાવ
२उ६	U.	"	સમઢીયાણા
239	u.	u u	યુછીયા
232	u.	n n	યુટીયા
२उ८	H	11	qi5
580	11	11	વાવડી
૨૪૧	II .	11	વીચોતર
૨૪૨	II .	п	ઝાપોદર
२४३	11	11	ઝાંઝરડા
२ ४४	п	11	ઝીઝકા
ર૪૫	અમેરેલી	સાવરકુંડલા	અભરામપાર
२४६	11 ,	"	અબસંગ
२४७	ш	п	આંબરડી
२४८	11	п	અમૃતવેલ
२४७	II.	п	અંકોલડા
૨૫૦	ıı .	11	ଖଧାରା-
૨૫૧	н	11	બગોચા
	II .	"	ભમર
રપર	n .	11	ભેંકરા
૨૫૩	"	"	
૨૫૪	n	п	ભોમકારવા
રપપ	11	П	ભૂવા
રપદ	Н	11	બોરાલા
૨૫૭	· II	" "	છાપરી
રપ૮	11		છરકડીયા
રપ૯	94251	"	ચીખલી
, 280	"	11	દાઢીચા
२६१	. "	и ,	દેડકડી
२६२	"	. "	દેતક
२६३	11	"	ઘાજડી
२६४	10	п	ઘાર
રંદ્રપ	11.	11	કોલતી
२६६	II.	11	ફાચરીયા
२६७	II.	11	ફીફાદ
286	"	H	ગાંધકડા
२६८	11	11	ગણેશગઢ પરા
2.90	II .	.11	ગઢલા
૨૭૧	II.	п	घनश्याभ नगर
૨૭૨	11	н	ઘોબાપતી
293	II.	п	ગોરાડકા
२७४	II.	н	हाहीहा
૨૭૫	11	п.	હાથસણી
२७६	11	11	જબલ
299	II .	11	જાંબુડા
292		11	જેજડ
296	n.	11	2051
500	11	11	જુનાસવર
269	н	н	हानातसाय हानातसाय
	11	11	
275			કરજલા
२८३	11	11	કેરાલા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
૨૮૫	અમરેલી	સાવરકુંડલા	ਅਤਮੁਖੀ
२८६	11	"	ખલપાર
२८७	11	и .	ખોડીયાણા
272	11	11	કારાગઢ
266	11	11	લીખાડા
२५०	11	"	લુવારા
२८१	11	"	મઘડા
२७२	11	"	મેકડા
२५३	11	11	મેરીયાણા
२५४	11	11	મેવાસા
ર૯૫	H.	п	મીતીયાળા
२८६	11	11	મોલડી
२८७	11	"	મોટા ભમોદરા
२५८	II .	n .	મોટા ઝીઝુંડા
२५५	11	11	नाना ञीञुडा
300	11	"	નાના ભમોદરા
309	11	п.	नानी पडल
302	. 11	11	નેશડી
303	н	n ·	ઓલીયા
308	п	11	પીઠવડી
304	11	11	પીયાવા
308	п	п	કામગઢ
309	п	П,	સાકારપારા
306	п	11.	સેણજલ
306	U		શેલાણા
310	п	11	सीभरन
399	n.	11	થોરડી
392	11	11	ସ ଜ୍ଞ ମ
393	11		વણોટ
398	11 .	11	વંશીયાળી
૩૧૫	11	п	વીજાપડી
395	11	II.	વિજયનગર

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

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EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ જાહેરનામું સચિવાલય, ગાંધીનગર, તા.૧૨–૧૦–૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંક: ગવન-૨૦૧૭-૨૯-વપસ-૧૦૨૦૧૭-૧૯૩૭-ઠબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ના જાદેરનામાં ક્રમાંકઃ ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫-૦૧-૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૭-૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૩) તા. ૧૭-૦૧-૧૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૧૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૪) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૨૪–૦૮–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૩૭૭–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુઘારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠળ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ કુલ ૩૧૭ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે ''માનદ વન્યપ્રાણી સંરક્ષક'' તરીકે નિયુકતી કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી, બનાસકાંઠા જિલ્લા સહિત, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના રજીસ્ટ્રારશ્રીની ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે તા.૦૧-૦૪-૨૦૧૭થી, સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

IV-A-Ex. 159

બનાસકાંઠા જિલાના કાંકરેજ, થરાદ, વડગામ, ડીસા, દિયોદર, ઘાનેરા, ભાભર, અમીરગઢ, દાંતીવાડા, વાવ, પાલનપુર, દાંતામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૧૧૭૯, ૧૭૯૯, ૧૧૧૮, ૧૫૫૧, ૮૮૦, ૧૧૫૮, ૧૩૯૭, ૭૧૮, ૧૧૭૮, ૨૦૩૪, ૧૩૨૨ અને ૬૭૧ સહિત કુલ ૧૫૦૦૫ રોઝડા નોંધાયેલ છે.

બનાસકાંઠા જિલાના લાખાણી અને સુઈગામ સિવાય બાકીના ૧૦ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ બનાસકાંઠા જિલાના લાખાણી અને સુઈગામ તાલુકા સિવાયના બાકી રહેતા ૫૯૯ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના દુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ ગવન–૨૦૧૭–૨૯–વપસ–૧૦૨૦૧૭–૧૯૩૭–૬બલ્યુ ની અનુસૂચિ

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
9	બનાસકાંઠા	અમીરગઢ	અમીરગઢ
5	II .	11	અવાલ
3	11	11	બાલુંદ્રા
8	11	11	કપાસીયા
પ	11	11	કરજા
ξ	n .	"	દબેલા
9	11	11	દ્યાનપુર (દ્યોળીયા)
6	Ш	11	દ્યાનપુર (વીરમપુર)
٤	11	" 11	ગંજી
90	11	11	ઈકબાલગઢ
99	11	11	જુની રોહ
92	11	. 11	ખાપા
93	II .	11	ખેમરાજીયા
98	11	11	ખુણીયા
94	II	11	કીડોતર
98	ji .	11	માણપુરીયા
9.9	11	11	રબારીયા
96	n	11	કાનપુર
96	11	11	રામપુર (વડલા)
50	II .	11	વીરમપુર
૨૧	II .	11	ઝાલરકા (કરજા)
22	"	11	ઝાંઝરવાવ
23	11	11	સરોત્રા
58	П	"	સુરેલ
૨૫	. 11	"	દેરી
28	, II	11	ઘોળીયા
2.9	. 11	n	જેઠી રાજપુરિયા
26	11	11	ખરા
રહ	п	п	ભાયલા
30	П	11	ગઢડા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
39	બનાસકાંઠા	અમીરગઢ	ચીકનવાસ
32	11	н	ટાઢોડી
33	બનાસકાંઠા	ભાભર	અબલા
38	II .	. "	અબસાણા
૩ ૫	11	li li	에건데
35	11	"	ગંગુણ
39	11	"	_{દરકુ} ડીયા
3८	II .	11	જોરવડા
36	11	. "	ખારા
80	11	11	ખારી પાલડી
४१	11	п	નેસડા
85	11	11	તેતરવા
83	11	II II	વડાણા
88	11	11	qsya
૪૫	11	11	તાઢતૈક ઢૈવા
४६	11	11	તાઢતૈક થતા
89	બનાસકાંઠા	દાંતા	અભાપુર
86	11	II II	આદરણ (ડી)
४८	ıı ı	н	અંબાજી
૫૦	11		બામણીયા
૫૧	11	п	બામણોજ
પર	у н	11	ભરવાસ
પ૩	II	11	ભેડા
૫૪	11	11	ભાછડીયા
૫૫	II	11	ભાંખરી
પદ	. 11	11	
૫૭	II	"	દલપુર દાંતા
૫૮	II .	11	ગના પીપલી
૫૯	. 11	11	ગંગવા
50	11	11	ઘોરડ
59	. п	"	ગોદ્યાણ
§ ?	II	11	ēSIE
\$3	II	11	જસવંતગઢ (ભે)
£8	11	"	જ્વતત્ર (ત)
<u>ξ</u> γ	11	11	જોધસર
5 q 5 g	11	11	કણબીયાવાસ
55	П	11	કાંસા
	11	11	
56	11	11	કેસરપુરા ખંધોર ઉંબરી
§C	11	11	
90	11	11	ખેરમલ
99	11	" "	કુંભારીયા
૭૨	II .	11	કુંડેલ
93	1/20		કૈતકાશી

ระเร	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
৩४	બનાસકાંઠા	દાંતા	લોટલ
૭૫	11	11	મहોબતગઢ(હડાદ)
95	11	11	મહુડી
99	11	11	મંડલી
96	II	.11	માંકડચંપા
96	11	11	મંકડી
(0)	11		મોટાસડા
८ ٩	11	11	નાગેલ
८२	11	11	नानासडा
23	- 11	11	વાકગઢ
۲8	11	11	નવાવાસ(દાંતા)
८५	11	11	નવોવાસ(હડાદ)
८ ६	n	II	น ่ยเ
۷9	11	11	પાટલીયા
66	11	"	પેથાપુર
CE	11	"	પુંજપુર
60	11	, II	રંગપર
८१	11	"	रतनपर
૯૨	11	11	રૂપવાસ
८ ३	11	"	સનાલી
८४	11	. 11	સંઘોશી
૯૫	H.	. 11	સેમબાલીયા
८इ	11	11.	સેંબલપાની
৫৩	. 11	11	સાલસંડા
66	H	11	થાણા
66	H	11	વાસી
900	11	11	વેલવડા
909	11	11	વીજાલાસણ
903	બનાસકાંઠા	દાંતીવાડા	અકોલી
903	11	11	અરખી
१०४	11	11	ભકાલી(જાટ)
૧૦૫	11	11	ભડલી ક્રોઠા
908	11	11	ભાખર મોટી
909	II.	11	ભાખર નાની
906	П	11	ભંકોતરા
906	11	11	ભીલાચલ
990	11	11	ભીલકા
999	11	H	ચોડુંગરી
992	11	II II	ઘાંગીયા
113	બનાસકાંઠા	દાંતીવાડા	દાંતીવાડા
998	11	11	ઘાનેરી
૧૧૫	11	11	ઘનીયાવાડા
115	п	11	ગોધ

ร ูหเร	જિલ્લાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
999	બનાસકાંઠા	દાંતીવાડા	ગુંદરી
996	11	"	હરીયાવાડા
996	"	11	જેગોલ
920	11	11	કોટડા (જે)
૧૨૧	11	11	લાખણસર
922	11	11	મહુડી મોટી
૧૨૩	11	11	મંડોતરા (બામણવાસ)
૧૨૪	11	.11	મેડોતરા (ઠાકોરવાસ)
૧૨૫	11.	11	ઓઢવા
928	11	11	પંસવાલ
929	11	11	પંથવાડા
926	11	11	રાજકોટ
१२८	11	11	51위의의5
930	II	. 11	રામપુરા મહુડી
939	11	11	રામસીડા (છાપરા)
932	11	11	રણોલ
933	н	II II	रतनपर।
१उ४	11	11	સતસણ
૧૩૫	11	11	શેરગઢ ઓઢવા
935		. "	શીકરીયા
939	н	"	સોતરવાડા
936	11	"	ઉત્તમપુરા
936	11	"	વાઘરોલ
१४०	11	11	વાગોર
989	11	"	વેલાવાસ
૧૪૨	11	"	পাত
983	બનાસકાંઠા	ડીસા	આગડોલ
१४४	11	11.	અસેડા
१४५	II.	"	બાઈવાડા
१४६	11	"	બલોઘર
989	Ш	"	બચાલવા
986	"	11.	ભાદરા
986	ıı .	II.	ભાદરામાલી
940	11	"	ભોચણ
949	II .	II II	બોડાલ
942	II .	п	બુરલ (કે.વાસ)
143	11	11	બુરલ(ટી.વાસ)
948	11	н	ચંદાજી ગોલીયા
944	н	II II	છત્રાલા
૧૫૬	II .	II II	ચોરા
149	II .	II II	ડમા
140	11	11	हासनपास
946	II	n n	ह्या <u>स</u> ह्यास

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
950	બનાસકાંઠા	ડીસા	ડીસા
989	11	II II	ધાનવાડા
૧૬૨	11	11	દ્યાનપુરા
983	11	11	ઘરીસણા
१६४	п	11	ધારપડા
૧૬૫	н	II .	ઘેઘાલ
988	11	11	ધુવા
959	II	11	ફગુદરા
956	II	11	ગેણાજી રબારી ગોલીયા
986	11	11	ધડા
990	11	11	ઘરનાલ મોટી
999	11	11	ઘરનાલ નાની
992	11	11 .	ગોગાપુર
993	11	п.	212161
9.98))	11	જવાલ
૧૭૫	11	"	ઝાબડીયા
998	11	11	જેરડા
999	II	11	જોહારપુરા
996	II	н	જોરાપુર
9.96	II .	. 11	જુના ડીસા
960	11	ıı ıı	જુની ભીલડી
969	11	11	इंग्रर।
965	11	11	sis
923	11	11	કસારી
968	11	11	ખરડોસણ
१८५	11	11	ખેંતવા
965	11	11	કુચવડા
969	11	11	કુંપત
966	11	II II	લીલાપર
966	Ш	11	લુણપુર
960	11	"	મહાદેવીયા
969	11	11	માલગઢ
965	11	11	માણેકપુરા
963	11	"	नगाइना
968	11	"	नापा
૧૯૫	н	11	નવી ભીલડી
968	11	"	नेसड हुन।
969	11	п	નેસડા નવા
966	11	п	ઓઢવા
966	11	11	પલાડી
200	11	11	પામરૂ
२०१	11	11	પેછડાલ
२०२	11	н	રામપુર

કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	ગામનું નામ
२०३	બનાસકાંઠા	ડીસા	રામવાસ
२०४	11	11	રાણપુર આથમણો વાસ
૨૦૫	H	. "	રાણપુર ઉગમણે વાસ
२०६	II	11	રાણપુર વચલો વાસ
२०७	11	"	. રાસણા મોટા
206	ll .	"	રાસણા નાના
२०५	II	11	रतनपुर
२१०	11	11	રોબાસ મોટી
299	11	11	સદરપુર
292	11	11	સમાઉ મોટાવાસ
293	11	11	સમાઉ નાનાવાસ
૨૧૪	11	11	સ નથ
૨૧૫	11	11	સંડીયા
२१६	·	11	સારત
299	II .	"	શવીયાણા
२१८	11	н	શમશેરપુર
२१८	11	11	શેરગંજ
220	11	11	શેરપુરા
229	11	11	તાલપુરા
222	H	11	ટેટોડા
223	11	11	થેરવાડા
२२४	11	"	
રસ્પ	11	11	વકલાપુરા
258	11	11	
	11	11	15l9h
२२७ २२८	II a	11	ds6l
	11	11	વસાડા
२२७	II .	11	વાસણા(ગાલીયા)
230	H	"	વાસણા (જુના ડીસા)
239	11	11	વેલાવપુરા
232	11	11	વીરૂણા
233	11	11	વીઠોદર
२उ४			ચાવરપુરા
ર૩૫			ઝેનાલ
२उ६	બનાસકાંઠા	દીયોદર	ભડકાસર
239	"	" "	ભેસણા
२३८			ચગવાડા
२उ८		11	ચમનપુરા
580			છીભડા
२४१	11	11	દેવલાડા
२४२	n .	11	દીયોદર
२४३	11	11	ડેશ
588	II .	11	ઘણકવાડા
૨૪૫	11	"	ยเ๋รฺฯ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	गामनुं नाम
२४६	બનાસકાંઠા	દીયોદર	ઘુન્સોલ
२४७	11	11	ડુચકવાડા
२४८	II	11	ફેફરાળી
२४८	11	11	इोरना
૨૫૦	11	11	ગંગોલ
૨૫૧	H.	п	ગોડા
રપર	11	п	ગોલ્વી
રપ૩	11	П	જલોઘા
રપ૪	II .	11	જુના ગોલવી
રપપ	II	11	ખાનોદર
રપદ	II .	11	કોતરવાડા
૨૫૭	H	11	કોટડા દિયોદર
રપ૮	H.		કોટડા ફોરના
રપ૯	11	"	डुनपरा
२६०	H.	11	લીલાઘર
२६१	II	11	લુદરા
२६२	11	п	મકડલા
२६३	II .	п	માખણું
२६४	H	п	માનપરા
ર૬૫	II	II II	મોજરૂ જુના
२इइ	11	11	મોજરૂ નવા
२६७	11	н	મુલકપર
२इ८	11	11	नोभा
२६७	H	11	ઓખા
2.90	11	11	રૈયા
૨૭૧	11	11	રામપરા(ઘુ)
292	11	11	રાંટીલા
293	11	11	રવેલ
२७४	11	11	રવેલ નવા
૨૭૫	11	н	સમલા વડાના
२७६	11	11	सनाहर
299	11	11	સંઘાવ
२७८	11	11	સરદારપુરા (જેસાલી)
296	11	11	સરદારપુરા (રવેલ)
560	11	11	सेसान (पुना)
269	П	n	सेसान (नपा)
२८२	II	11	સુરાણા
223	, II	n	વડાણા
2 28	11	, п	વાડીયા
२८५	II	11	વાખા
२८६	II	11	વાવમ (જુના)
269	11	11	વાવમ (થવા)

ร พis	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
266	બનાસકાંઠા	ઘાનેરા	એટા
266	11	11	મોટી ડુગડોલ
२५०	11	11	नेगता
૨૯૧	11	11	શેરા
२८२	11	11	વાલેર
२૯३	11	"	વાસણ
२८४	11	11	વાસડા
ર૯૫	બનાસકાંઠા	કાંકરેજ	અરડુવડા
२८६	11	II II	અરનીવડા
२८७	11	"	આતુબીયાવાસ(વડા)
२८८	11	11	છાપરા ગોલીયા
२८५	11 .	11	ચીમનગઢ
300	II .	11	ડુડાસણ
309	11	п	ડુગરાસણ
305	II .	11	કસલપુર
303	II	. 11	મોટી ગોલીયા
308	II .	11	મંગલપુરા નાગોટ
304	11	11	માનપુર (શીહોરી)
308	11	11	મેકડોલ
309	11	11	નાથપુરા
306	II	"	નેકારીયા
306	II	11	પાદર
390	11	11	પાદરડી
399	11	11	રાણકપુર
392	11	п	રતનપુરા (યુએન)
313	11	11	રાઠોડવાસ
398	11	п	સામણવા
394	11	11	શિહોરી
398	II .	11	ટેંબી (પેટા પરા)
399	11	11	ઠાકોરવાસ (વાડા)
392	II .	11	ઠાકોરવાસ રાંમપુરા
396	11	11	ઉંબરી
350	11	11	વસ્તાપુર
329	II .	11	ઝલમોક
322	બનાસકાંઠા	પાલનપુર	એકડી
323	11	"	અકેસણ
358	II .	11	અલીગઢ
૩૨૫	н	11	આંબલીયાળ
328	11	н	અંબેઠા
329	II	11	અંગોલા
326	II .	"	અંતરોલી
326	e n	11	અસ્માપુરા(કરજુડા)
330	n	11	બાદરગઢ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
331	બનાસકાંઠા	પાલનપુર	બાદરપુરા(ભુતેડી)
332	11.	11	બાદરપુરા (કલુસણા)
333	11	II	બાદરપુરા (ખોડલા)
338	11	11	ભાગલ(જાગના)
૩૩ ૫	II .	11	ભાગલ (પીપ્લી)
335	П	11	ભટામલ મોટી
339	. 11	Ш	ભવીસણા
332	11	"	ભુતેડી
336	11	11	ચગોતર
380	11	11	ચાંદીસર
389	п	. 11	ચાપરા
385	11	11	ચિત્રાસણી
383	11	11	. દલવાડા
388	II	11	દેલવાડા
384	11	11	ଧାତାଣା
388	11	11	ઘેલાણા
389	II .	. 11	ફતેપુર
386	11	11	ગલવાડા
386	11	п	ગઠમણ
340	II .	11	ગોલા
૩૫ ૧	,11	n n	ગુરૂનગર
૩૫૨	11	"	हसनपुर
૩૫૩	11	. 11	हिंडीक्रा
૩૫૪	11	"	દેબતપુર
૩૫૫	H	11	હોડા
૩૫૬	11	11	<u> હ</u> સેનપુરા
૩૫૭	11	11	જડીયાલ
3૫૮	11	11	প্রাগ্রা
૩ ૫૯	11	11	જસ્લેની
350	II	11	જસપુરીયા
359	11	11	જોરાપુરા ભાખર
352	11	11	કમલપુર
353	11	11	કરજોડા
358	11	11	ખારોડીયા
૩૬૫	II	11	ખાસા
388	. "	11	ખેમણા
359	11	11	ખોડાણા
356	H	11	કોટડા(ચા)
386	II	11	કોટડા (ભાખર)
390	H	11	કુંભલમેર
399	11	11	કુંભાસણ
392	11	11	કુશાકલ
393	11	11	લાલવડા

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
398	બનાસકાંઠા	પાલનપુર	લક્ષમણપુરા
૩૭૫	П	11	લક્ષ્મીપુરા
398	II	11	લુણવા
399	Н	"	महाना(डी)
392	H	11	મદાના(ગઢ)
396	н	11	માલણ
360	п	11	માલણા
3८9	II	11	भावश
322	11	Ш	માનપુર (કરજોડા)
3/3	11		મોરીયા
3८४	11	11	મોટા
324	11	11	વાલાસર
325	11	11	पाजनपा
3८9	п	11	પારપડા
3८८	11	11	પટોસણ
366	II .	11	પેડાગરા
360	II .	ļi ,	પંપલી(ભા)
369	11 %	11	પીરોજપુરા(ટંકાણી)
365	II	11	રાજપુર(પખાણવા)
363	11	. 11	રામપુરા(કઝરા)
368	11	х II	રાણાવાસ
૩૯૫	11	11	रतनपुर
368	11	11	રૂપપુરા
369	11	11	સદરપુરા
366	11	11	સરગોસણા
366	н	11	સાલેમપુરા
800	11	11	सक्षा
४०१	"	11	સમઢી (મોટાવાસ)
४०२	11	11	સમઢી(નાઢણીવાસ)
४०३	11	11	સમઢી(રાણાજી વાસ)
४०४	11	"	સંગાલા
४०५	11	11	સાંગ્રા
४०६	11	11	શરીપડા
४०७	11	11	સાસમ
४०८	11	11	સેદ્રાસણા
४०८	II.	11	સેજલપુર
४१०	11	н	સેમોદ્રા
४११	11	n	સોનગઢ
४१२	11	11	સુન્ધા
893	11	11	સુરજપુરા(ખે)
४१४	II	н	SSSAISI
४१५	II	11	તાલેપુરા(મદાણા)
४१६	11	11	ટોકરીયા

કમાંક	જિધાનું નામ	તાલુકાનું નામ	ગામનું નામ
४१७	બનાસકાંઠા	પાલનપુર	વધાણા
४१८	11	11	વાગડા
४१८	11	п	વાસણ
850	11	Щ	વસાણી
४२१	11		વાસડા(ફતેપુરા)
४२२	11	Н	વાસના(જાગના)
853	11		વેદાન્યા
858	બનાસકાંઠા	થરાદ	અજવાડા
૪૨૫	11	II II	અંત્રોલ
858	II	п	અરંતવા
४२७	II	11	બેવતા
856	H	"	ભાચર
४२८	. 11	11	ભલાસરા
830	11	11	ભાપી
४३१	11	11	ભોરડુ
४३२	11	11	ભોરોલ
833	11	11	ભુરિયા
४३४	11	11	ચાંગડા
४३५	n	. "	ચરડા
४३६	11	11	. ચુડમેર
839	11	× 11	દાંતીયા
४३८	11	11	કેલ
४३८	II.	"	કેંડુવા
880	11	"	ઘેસડા
४४१	11	"	દીદારડા
885	11	н	દીપડા
883	11	"	ગોડગામ
888	n	"	દોલતપુરા
४४५	11	11	દુધવા
४४६	II.	"	<u>કુવા</u>
889	11	11	ગાડસીસર
886	п	11	ગણેશપુરા
४४८	. 11	"	ગાંટીયાડી
४५०	11	11	ઘોડાસર
४५१	11	11	ଥିଧାતା
૪૫૨	11	11	ଅଧା
४५३	11	п	જામપુર
४५४	11	п	%नाडी
૪૫૫	11	н	જંડલા
४५६	Н	11	જેતડા
૪૫૭	н	. 11	કામલી
४५८	II	11	કરબુન
४५७	н	11	કસાવી

કમાંક	िंधानुं नाभ	તાલુકાનું નામ	ગામનું નામ
850	બનાસકાંઠા	થરાદ	કેસરગામ
४६१	, 11	. "	ખાનપુર
४६२	"	11	ખારાખોડા
853	11	11	ખેંગારપુરા
४६४	11	11	ખોડા
४६५	11	н	ખોરડા
855	"	"	કીયાલ
859	11	"	લેન્ગાઉ
856	11	"	લોધનાર
४६८	, II	11	લોરવાડા
890	11	. 11	લુણાલ
४७१	II	. н	લુણાવા
४७२	11	"	લુવાણા
४७३	11	11	માલુપુર
४७४	11	11	માંગરોલ
૪૭૫	11	11	મીચાલ
४७६	II .	11	મોરીલા
४७७	"	11	મોરથલ
४७८	11	"	મોટા મેસરા
४७८	11	. 11	મોટી પાવડ
४८०	11	11	데기더I
४८१	11	11	નાના મેસરા
४८२	11	11	ศเศใ นเนร
४८३	11	11	ननीत
४८४	11	11	નારલી
४८५	11	n	પાવડાસણ
४८६	11	11	પીલુકા
४८७	11	11	રાડકા
866	11	11	516
866	II.	п	રાજકોટ
४७०	II	11	રામપુરા
४८१	II .	11	સનાવીયા
४८२	II	11	સવપુરા
४८३	. 11	п	સેડલા
४८४	11	11	શેરાઉ
४७५	II .	11	થરા
४८६	11	11	ලිංශ්වා
४८७	11	11	ઉટવેલીયા
866	11	11	વડગામડા
४८८	II .	"	વદ્યાસણ
५००	U	0	વલાદર
409	II	11	વામી
૫૦૨	н	11	વંટદઉ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૫૦૩	બનાસકાંઠા	થરાદ	disi
५०४	11	11	વેકલા
૫૦૫	11	11	ठेन्टा
५०६	બનાસકાંઠા	વડગામ	આમદપુરા(ધો)
५०७	п	11	અંઘારીયા
५०८	11	п	ભલગામ
५०७	- 11	п	ભાંગરોડીયા
490	II.	11	ભારકાવડા
૫૧૧	11	11	ભરોદ
૫૧૨	11	11	ચાંગા
૫૧૩	11	п	ચંગવાડા
૫૧૪	п	11	છાપી
૫૧૫	11	, II	ચિત્રોડા
૫૧૬	II .	11	ઘોટા
૫૧૭	11	п	ઈંદરણા
૫૧૮	н	11	ફતેગઢ
૫૧૯	11	II II	ઘોડીયાલ
૫૨૦	11	11	ગીડાસણ મોટી
પર૧	11	11	ગીડાસણ નાની
પરર	11	11	હડમતીયા
પર૩	11	11	ઈકબાલ ગઢ
પર૪	11	11	જુની સેંઘાણી
પરપ	11	11	કબીરપુરા
પરદ	11	11	કલેડા
૫૨૭	11	11	કરસનપુરા
પર૮	11	11	કોદારલી
પર૯	11	11	કોટડી
430	11	11	લીમ્બોઈ
૫૩૧	11	11	માહી
૫૩૨	11	11	મલોસણા
પ૩૩	II	11	માનપુરા
૫૩૪	11	11	મેગલ
પ૩૫	11	11	મુજારપુરા
પ૩૬	11	11	મેપાડા
૫૩૭	11	11	મુમનવાસ
૫૩૮	11	п	નાગરપુરા
૫૩૯	11	п	નલાસર
५४०	11	п	नंहोत्रा
૫૪૧	II	п	ननोसंखा
૫૪૨	н	п	નવી સેંઘાણી
૫૪૩	II .	п	નવીસણા
૫૪૪	Ш	11	નવો વાસ
૫૪૫	II	11	નિઝામપુરા

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૫૪૬	11	વડગામ	પંચડા
૫૪૭	11	11	પરખડી
૫૪૮	11	11	પેપોલ
૫૪૯	11	n	રજોસણા
૫૫૦	11	11	રૂપાલ
૫૫૧	11	n	સકલાણા
૫૫૨	11	"	સલેમકોટ
૫૫૩	II	II.	ટેનીવડા
૫૫૪	II .	11	ટીમ્બા ચુડી
૫૫૫	11	11	ઉમરેચા
૫૫૬	II	"	વડગામ
૫૫૭	11	11	વગાદડી
૫૫૮	11	11	વરસડા
૫૫૯	11	11	વરનાવાડા
૫૬૦	11	11 .	વરવાડીયા
પદ્દ૧	Ш	11	વેસા
પદ્ર	બનાસકાંઠા	qiq	અછુવા
પ૬૩	II	"	અર્જનપરા
૫૬૪	11	"	અસરગામ
પદ્ય	11	ıı ıı	અસરવાસ
પદદ	II	11	ભૈયાક
૫૬૭	II .	"	બલુન્ત્રી
પદ૮	n .	"	ભાચલી
પદલ	"	II II	ભાખરી
૫૭૦	II	"	ભાટવરવાસ
૫૭૧	II .	11	બુકના
૫૭૨	n	11	ચંદરવા
૫૭૩	"	11	ચોથાર નેસડા
૫૭૪	II.	II II	ચુવા
૫૭૫	11	"	ઘરાઘરા
૫૭૬	11	11	ાડી
૫૭૭	11.	. 11	ગોલગામ
૫૭૮	"	11	જનાવડા
૫૭૯	"	11	જોરડીયાલી
५८०	11	11	કરેલી
५८ १	11	11	ખીમાણા પાદર
૫૮૨	II.	11	ખીમણાવાસ
૫૮૩	" ·	11	કોલવા
५८४	"	11	કુંડલીયા
૫૮૫	11	11	લાલપુરા
૫૮૬	н	11	લોદરાણી
૫૮૭	II	11	માડકા
૫૮૮	н	11	માલસણ

કમાંક	જિલ્લાનું નામ	વાલુકાનું નામ	गाभनुं नाभ
466	બનાસકાંઠા	વાવ	માવસરી
૫૯૦	11	н	નાલોદર
૫૯૧	11	11	પણેસડા
૫૯૨	11	ıı ı	राछना
૫૯૩	11		રાધનેસડા
૫૯૪	. 11	П	રામપુરા
૫૯૫	11	II .	सनपात
૫૯૬	П	11	સપરેડા
૫૯૭	n .	11	dISA
૫૯૮	II .	11	ઉમેદપુરા
૫૯૯	II	11	વસરડા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨–૧૦–૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંકઃ ગવન-૨૦૧૭-૩૦-વપસ-૧૦૨૦૧૭-૨૧૧૯-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬–૦૭–૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૬–૧૧–૬બલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫–૦૧–૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૭–૧–૬બલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૩) તા.૨૭–૦૧–૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૯–૬–ડબલ્યુએલપી–૧૦૨૦૦૯–એસએફ–૪૯–ડબલ્યુ
- (૪) તા.૦૫-૦૬-૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ-૨૦૧૭-૭-ડબલ્યુએલપી-૧૦૧૧-૪૯૨-ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૫–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૫૬૨–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સરંક્ષણ) અધિનિયમ,૧૯૭૨ (સુધારેલ–૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠળ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬–૦૭–૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫–૦૧–૨૦૦૭ ના જાહેરનામા તથા સંદર્ભ (૧)(૩) માં દર્શાવેલ તા.૨૭–૦૧–૨૦૦૯ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓમાંથી અમદાવાદ જિલ્લામાં તે જાહેરનામા સાથેની અનુસૂચિમાં દર્શાવેલ કુલ ૧૯૫ ગામોના સરંપયશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુક્તિ કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૦૫–૦૬–૨૦૧૭ ના જાહેરનામાથી, અમદાવાદ જિલ્લા સહિત, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સરંપયશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨જીસ્ટ્રારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧–૦૪–૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

અમદાવાદ જિલ્લાના સાણંદ, દેત્રોજ, માંડલ, બરવાળા, રાણપુર, દશકોઈ, વિરમગામ, ઘોળકા, ઘંઘુકા, બાવળા અને અમદાવાદ સીટીમાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૩૪૩, ૧૦૩૦, ૩૦૯, ૩૫૨, ૩૮૦, ૧૩૩૯, ૭૩૪, ૫૪૦, ૧૨૮૭, ૪૦૮, અને ૪૨૦ સિંદત કુલ ૭૧૪૨ રોઝડા નોંધાયેલ છે.

અમદાવાદ જિલ્લાના ૧૧ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ અમદાવાદ જિલ્લાના બાકી રહેતા **૩૩૩** ગ્રામ પંચાયતોના સરંપચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય ફુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના દુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૧૭–૩૦–વપસ–૧૦૨૦૧૭–૨૧૧૯–૬બલ્ય ની અનસચિ

કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
٩	અમદાવાદ	સાણંદ	અનાડજ
5	11	11	અનીયાળી
3	11	11	બાકરાના
8	"	"	ભવાનપુર
પ	11	"	બોલ
5	11	"	ચાંગોદર
9	"	"	છારલ
6	11	"	ચીખલા
4	n	11	છારોડી
90	"	"	દરાવ
99	"	"	કોકર
9.2	"	. 11	ફનગડી
93	"	"	ગણેશપુરા
98	n	11	ગારોડીયા
૧૫	71	11	ગોદ્યાવી
98	"	11	ગોકલપુરા
99	"	"	ગોરાજ
96	"	"	હાથીપુરા
96	11	11	<u>ફીરાપુર</u>
२०	11.	11	આઈવા
29	"	"	જુડા
22	"	11	જુવાલ
23	"	11	કલાના
28	11	. 11	ખીચા
રપ	11	. "	ખોડા
28	11	11	ખોરાજ
2.9	11	"	કોડીલીયા
26	11	11	કોલાટ
ર૯	11	11	કુનવર
30	11	n n	લીખંબા

કમાંક	िश्वानुं नाम	તાલુકાનું નામ	ગામનું નામ
39	અમદાવાદ	સાણંદ	લીલાપુર
32	11	"	લોકારીયા
33	ii.	11	માખીયાવ
38	II .	II .	મનકોલ
૩૫	· II	11	મટોડા
35	U.	11	મીલાસના
39	11	"	મોડાસર
36	11	"	મોરીયા
36	11	11	મોટી દીવેટી
80	"	"	મોતીપુરા
४१	"	"	નાની દેવતી
85	"	"	
83	11	11	નવાપુરા
	"	11	
88		"	VIG951
४५	11	11	ปในเฮ
88	"	11	રામપુરા
४७	"	11	રૂપાવટી
४८	" "	"	સાણંદ (રૂરલ) ગેબીપુરા
४७		"	સનાથલ
૫૦	"		સરી
૫૧		,"	સીયાલા
પર	"	"	સીલા
પ૩	11	"	સાઠીવડા
૫૪	"	11	તેજપુર
૫૫	"	"	તીલાવ
પદ	11	11	વનાલીયા
૫૭	!!	ll ll	વાસના ચાચરાવાડી
૫૮	11	"	વાસના ઈચાવા
૫૯	"	11	વાસોદરા
ξO	II .	"	ઝાપ
६१	II .	11	ઝોલાપુર
85	અમદાવાદ	દેત્રોજ	અબાસના
83	"	11	બામરોલી
88	11	11	ભાગાપુરા
દ્રપ	11	"	ભાનકોડ
55	11	"	ભોયણી
89	n	11	બોસકા
58	n	11	ચણીયાર
इंट	n	11	ડાભસર
90	n .	"	કમોડરીપુરા
99	n ·	11	ડાગરવા
95	п	11	દેકાવાડા
93	n		ઘાટીસના
98	n	"	ગેલડા
			910101
૭૫	11	n	ગીટાપુર

કમાંક	જિલાનું નામ	વાલુકાનું નામ	ગામનું નામ
99	અમદાવાદ	દેત્રોજ	હાથીપુરા
9८	"	11	ઈન્દરાપુરા
96	11	- 11	જાસપુરા
۷٥	11	11 .	જીવાપુરા
८ ٩	11	11	કાતરોડી
25	"	11	કાંઝ
८ 3	11		કંટીયા
28	"	"	મંડરીસના
८ ૫	<u> </u>	"	મોટા કરનપુરા
८६	II .	11	મોટી રનતાઈ
۷9	"	11	નાડીસાલા
66	11	11	
CE	. 11	11	નાથપુરા ઓઢવપુર
60	11.	11	
69	"	11	पानार
८२	11	"1	રાજપુરા
63	"	11	રામપુરા
	11	"	રૂડાતલ
८४	11	11	સકતપુરા
૯૫	11	"	સાગપરા
८६	"	"	શીહોર
୯૭	H s	"	સુજપુરા
66			ઉમેદપુરા
८८	અમદાવાદ	માંડલ	5ઢાના
900	"	11	દેધાસના
909	"		ઈનડલા
૧૦૨	"	"	હાસલપુર બેચરાજી
903	n	"	હીરાપુરા
१०४	b 11	. "	જલીસના
૧૦૫	II .	11	કાચરોલ
१०६	"	11	કડવાસન
109	"	11	કાનપુરા (સીનાજ)
906	11	"	કરશનપુરા
906	"	11	કુનપુર
990	"	"	માંડલ
999	Ш	11	માનપુર
992	11	"	નાના ઉભડા
993	"	. "	하다 기원
998	11	11	ઓડકી
994	11	iı	શેર
998	11	11	ટેરનટ
999	"	"	યુગરોજપુરા
	"	11	ઉકરડી
996			
99 <i>C</i>	II.	11	വ്വാപ്ര ടപ്പാ
996	n n	11	તાસના કૈવ <i>ર્તે</i> ડ
	£		વાસના કુનપુર વીનચાન વીનસુંવડા

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કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
923	અમદાવાદ	દશક્રોઈ	બાડોદરા
૧૨૪	"	11	ભારકુંડા
૧૨૫	"	"	ભોઈપુરા
928	"	11	ભુવાલડી
929	11	11	બીલાસીયા
926	11	"	દેવડી
926	"	"	ગતરાડ
930	11	"	ગેરતનગર
939	11	11	ઈસટોલાબાડ
932	"	11	કણભા
933	11	11	કાનીયાલ
938	<u>"</u>	"	મેમમદપુરા
૧૩૫	"	11	મીરોલી
938	H	11	. મોટા ચાપરા
939	II gar	"	મુકિતપુરા
932	11	. 11	નવાપુરા
9.36	"	" "	પાસુજની મુવાડી
980	"	"	રોપડા
989	11	- II	સીંગરવા
9.85	"	"	અંઘરેલ
983	II .	"	વહેલાલ
१४४	"	n n	ઝાનુ
૧૪૫	અમદાવાદ	વિરમગામ	અસલગામ
१४६	"	n n	ભાડના
989	"	· · ·	ह्तसाना
986	11	11	દેહકડી
986	n	n	દોલતપુરા
940	11	ıı ı	ગોડા
949	II .	, "	ગોરૈયા
૧૫૨	II .	11	જાખવાડા
943	11	n n	જંકસી
948	Hi ×	n ·	જાલમપુરા
944	11	n	જુના પઢર
૧૫૬	и	li li	કલ્યાણ
૧૫૭	li .	ıı ı	કલ્યાણપુરા (શીયાલ)
946	"	li li	કમીજલા
946	11	"	
150	II.	li li	કરકાથાલ
150	11	n n	
982	11	n n	કયાલા
158	"	n n	ખુડાદ કોકટા
153	. 11	"	
	11	n	ું કુમારખન
१६५	11	n n	લીંમડ
955	11	n n	લીચા
959	11	11	મેમમદપુરા
१६८	19	,,	મોટા હરીપુરા

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કમાંક	िंह्यानुं नाभ	તાલુકાનું નામ	गाभनुं नाभ
१६७	અમદાવાદ	વિરમગામ	મોટી કીશોલ
190	"	"	મોટી કમોડ
999	11	" "	नडीयाना
૧૭૨	11	"	नानी डिशोत
193	11	"	નાની કમોડ
998	и		. રાહીમાલપુરા
૧૭૫	11	"	રૂપાવટી
9.95	11	"	સરસવડી
999	11	"	શાહપુર
992	11	n	શોકલી
9.96	11	"	થોરી દીંબા
960	11	"	થોરી વડગાસ
929	11	"	થુલીટીયા
922	11	n n	पालना
973	"	"	વનથાલ
१८४	11	11	વસવલીયા
१८५	11	"	વેકરીયા
१८६	11	"	ર્ગીઝરા
929	અમદાવાદ	ં ઘોળકા	આંબલીયારા
966	"	n	અંબેઠી
926	11	"	અનધારી
960	11	"	અછેજ
969	11	, 11	ભવાનપુરા
૧૯૨	11	п	ભેટાવડા
૧૯૩	"	"	ભોલાદ
૧૯૪	11	11	ભુમલી
૧૯૫	11	11	ભૂરખી
१८६	II .	11	ચંડીસર
୧୯૭	"	"	દાદુસર
966	11	n n	ગીરાક
966	11	"	ગુકી
500	"	11	ઈનગોલી
२०१	11	11	જાખડ।
२०२	11	"	જલાલતૈકા તાજીશ
२०३	11	"	જ્ઞતકાઢ
२०४	11	11	કેનડીપુર
૨૦૫	11	" "	કારીયાના
२०६	"	"	કૌકા
२०७	11	. 11	કેશરગઢ
२०८	П	11	ખાનપુર
२०७	11	11	ખારનતી
૨૧૦	11	"	ખારીપુર
૨૧૧	п	"	सावा
૨૧૨	11	"	લોલીયા
૨૧૩	n	11	નાની બોરંગ
૨૧૪	11	n n	પાલડી

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૨૧૫	અમદાવાદ	ધોળકા	પીસાવાડા
૨૧૬	11	11	રાજપુર
૨૧૭	"	11	રાયપુર
292	"	11	่ รีก่อเร
૨૧૯	II .	11	સાહુ
550	"	n	સામાની
૨૨૧	"	11	સારંગવાલા
555	11	II.	સારનડી
223	11	II	સાથલ
૨૨૪	11	11	સીયાવાડા
રરપ	"	ıı ıı	સીમેજ
२२६	"	. "	सीनधराष
२२७	11	11	તરાનસદ
२२८		"	યુટલીયા
૨૨૯	"	II.	વૌઠા
230	11	II.	ଦୀજାલક।
૨૩૧	11	ii .	વીરડી
ર૩૨	. "	ll l	વીરપુર
233	અમદાવાદ	ઘંધુકા	અકવાલ
238	11	"	અનીયાલી ભિમજી
ર૩૫	11	11	બાહ્રકરા
२३६	"	"	ભાડગઢ
239	11	"	ભલગામડા
236	"	ıı .	ચાસીયાના
236	"	"	ઢોલી
२४०	11	"	ફતેપુર
૨૪૧	"	"	ईहरा
૨૪૨	"	"	ગલસાહા
583	11	"	ગુંજર
588	11	"	ହୋଜା
૨૪૫	11	"	હરીપુરા
२४६		"	જાલીયા
589	11 .	ıı .	જસાપરા
२४८	11	"	જાસકા
२४८	"	11	ખંડોલ
२५०	11	11	ખરાડ
૨૫૧	11	11	ખરતા
	11	"	કોટડા
૨૫૨	11	"	
૨૫૩	"	"	કોઠાડીયા
૨૫૪	11	11	મહાદેવપુરા
રપપ	"	"	મોટા તરકીયા
૨૫૬	11	" "	નાના તરકીયા
૨૫૭	"	" "	୳ଽଌ୳
૨૫૮	" "	" "	นรเย เ
૨૫૯			પરબડી
520	11	""	પીપલ

કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
२६१	અમદાવાદ	ધંધુકા	રંગપુર
585	n.	!!	રાયકા
253	n	11	21 리권 기기 중
२६४	"	"	રોજકા
ર૬૫	11	11	સલાસર
588	n n	"	સરવાલ
२६७	U	"	તગડી
२इ८	n	"	ସ୍ଥର
२६८	11	11	વખતપર
2.90	п	"	સ્રાઝકા
२७१	અમદાવાદ	બાવળા	અડરોડા
505	11	"	અમીપુરા
2.93	n	"	ભીમાસર
२७४	11	"	ચાબાસર
ર૭૫	n .	"	દેહગામડા
205	n	"	દેવકથલ
2.99	11	"	Ь
२७८	11	"	ડુમલી
૨૭૯	11	"	ુ દુરગી
२८०	11	"	ગુડાનાપરા
२८१	"	"	5건데데기건
२८२	11	"	જુવાલ રૂપાવટી
573	11	11	કાલીવેજી
528	"	. "	કનોતર
ર૮૫	11	. "	કવીથા
572	11	11	કાવલા
२८७	11	"	કોઠા તલાવડી
572	11	11	લગડાના
२८७	11	11	મીની
२७०	11	II .	મીઠાપુર
२८१	11	11	ननोडर।
રહર	11	TT TT	રાજોડા
ર૯૩	11	11	રનેસર
२७४	п	11 .	રોહીકા
ર૯૫	11	11	સલજાડા
२८६	п	11	શાનકોદ
२८७	11	11	સરાલા
२७८	11	11	સીયાલ
૨૯૯	11	11	વાસણા દેહઢલ
300	"	11	વાસણા નાનોકરા
309	11	11	ઝીંકડા
305	અમદાવાદ	ઘોલેરા	આંબલી
303	"	11	બાવલીચારી
308	11	"	ભડીયાદ
૩૦૫	11	11	ભାଗગઢ
308	11	H.	ભુરાનપુર

ક્રમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
309	અમદાવાદ	ઘોલેરા	ચેર
306	11	11	દેવપુરા
306	11	" .	ધનાલા
390	"	"	ધોલેરા
399	n	11	ગામફા
392	n	"	ગોગલા
393	ll .	. "	ગોરાસુ
398	"	11	દીબાતપુરા
૩૧૫	11	11	કડીપુર
398	11	"	કામતલાવ
399	11	· · ·	કામીચાલા
396	11	. "	કાસીન્દ્રા
396	"	"	<u>୫</u> ର୍ବ
350	11	"	મંગલપુર
329	n .	"	મૂડી
322	11	"	વ વાગામ
323	"	"	ઓટારીચા
358	"	"	પંછી
૩૨૫	- 11	"	પીપળી
328	"	"	રાથલવા
329	"	"	સંઘીડા
327	. 113	11	સનગાસર
326	"	"	સારસલાપરા
330	n .	11	સેઠીલા
339	11	"	સોઘી
335	11	"	વાલીનડા
333	11	"	ઝાનખી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્યાવરણ વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી ઓક્ટોબર, ૨૦૧૭

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨.

ક્રમાંકઃ ગવન-૨૦૧૭-૩૧-વપસ-૧૦૨૦૧૭-૨૧૨૦-ડબલ્યુ.

સંદર્ભ : (૧) વન અને પર્યારણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામા ક્રમાંકઃ ગવન/૨૦૦૬/૧૧/ડબલ્યુએલપી/૨૦૨૦૦૫/૩૫૯/ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામા ક્રમાંકઃ ગવન/૨૦૦૭/૧/ડબલ્યુએલપી/૨૦૨૦૦૫/૩૫૯/ગ(૧) (૧૬૬૨)
- (૩) તા.૨૭-૦૧-૨૦૦૯ ના જાહેરનામા ક્રમાંકઃ ગવન/૨૦૦૯/૬/ડબલ્યુએલપી/૧૦૨૦૦૯/એસએફ-૪૯/ડબલ્યુ
- (૪) તા.૧૫-૧૨-૨૦૧૧ ના જાહેરનામા ક્રમાંકઃ ગવન/૨૦૧૧/૨૪/વપસ/૧૦૧૧/એસએફ-૮૬/ડબલ્યુ
- (૫) તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામા ક્રમાંકઃ ગવન/૨૦૧૭/૭/ડબલ્યુએલપી/૧૦૧૧/૪૯૨/ડબલ્યુ
 - (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૫-૦૯-૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ/૨૬.૧/અ/૧૫૬૩/૨૦૧૭-૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨)ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠળ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામા તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામા સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૨૭-૦૧-૨૦૦૯ ના જાહેરનામા તથા સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૧૫-૧૨-૨૦૦૧૧ ના જાહેરનામાથી તેમાં દર્શાવેલ જિલ્લાઓમાંથી ભાવનગર જિલ્લામાં તે જાહેરનામા સાથેની અનુસૂચિમાં દર્શાવેલ કુલ ૪૨૦ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે નિયુક્તિ કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૫)

માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાંથી, ભાવનગર જિલ્લા સહિત, વિવિધ જિલ્લા હેઠળ કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સિટીના રજીસ્ટ્રારશ્રીની ''માનદ વન્યપ્રાણી સંરક્ષક'' તરીકે તા.૦૧-૦૪-૨૦૧૭ થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

ભાવનગર જિલ્લાના તળાજા, ગારીયાધાર, ઘોઘા, પાલીતાણા, વલ્લભીપુર, ભાવનગર, શિહોર, મહુવા અને જેસર તાલુકાઓમાં વર્ષ ૨૦૧૫ ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૯૧૬, ૭૯૧, ૮૩૩, ૧૧૩૫, ૬૮૪, ૧૭૧૩, ૧૩૫૦, ૮૧૧ અને ૧૧૦૦ સહિત કુલ ૯૩૩૩ રોઝડા નોંધાયેલ છે.

ભાવનગર જિલ્લાના ૯ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ ભાવનગર જિલ્લાના બાકી રહેતા **૩૪૧** ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્યપ્રાણી સંરક્ષક'' (ઓનરરી વાઇલ્ડ લાઇફ વોર્ડન) તરીકે સરપંચશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ.

વન અને પર્યાવરણ વિભાગ, સચિવાલય ગાંધીનગરના તા.૧૨-૧૦-૨૦૧૭ ના જાહેરનામા ક્રમાંક: ગવન-૨૦૧૭-૩૧-વપસ-૧૦૨૦૧૭-૨૧૨૦-ડબલ્યુ ની અનુસૂચિ

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ	
٩	ભાવનગર	તળાજા	અલંગ	
5	,,	"	બાખલકા	
3	,,	"	બંભોર	
8	,,	"	બપાસરા	
પ	"	77	બપાડા	
8	"	77	બેલા	
9	"	77	બેલાડા	
6	"	. 27	ભડરાવલ	
6	"	27	ભડરાવલ-૩	
90	"	27	ભાલર	
99	"	"	ભારપરા	
92	22	"	ભુંગર	
9.3	"	22	બોડકી	
98	77	22	બોરડા	
૧૫	79	22	બોરડી	
98	"	"	ચોપાડા	
9.9	"	"	ચુડી	
96	"	"	ડકાણ	
96	"	22	દાથ	
50	. 11	"	દેવલી	
૨૧	27	77	ધરડી	
22	"	77	દિહોર	
23	77	"	ગઢડા	

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ	
२४	ભાવનગર	તળાજા	ગધેસર	
રપ	"	,,,	ગડુલા	
58	"	"	ઘાંટરવાડા	
૨૭	"	,,	ગોરખી	
26	,,	,,	હાજીપર	
૨૯	,,	,,	ઇસોરા	
30	,,	,,	જાલવદર	
39	,,	"	જસપરા	
32	,,	"	જુના સાંગાણા	
33	,,	,,	જુની છાપરી	
38	"	,,	જુની કામરોલ	
૩૫	"	"	કથવા	
35	"	"	કેરાલા	
39	"	"	ખડાદપર	
36	"	"	ખરડી	
36	"		કોડીયા	
80	"	"	કુધેલી	
४१	"	"	મધુવન	
85		"	મહાદેવપરા	
83	"	"	માખણીયા	
88	"	"	મનાર	
૪૫	"	"	માંડવ	
88	"	"	મંગેલા	
४७	"	"	મેથલા	
86	"	"	મીઠી વીરડી	
४८	"	"	મોટા ધાના	
૫૦	"	"	મોટી બાબરીયાત	
૫૧	"	"	નાની મંડાવલી	
પર	"	"	નાના ધાના	
પ૩	"	"	નાની બાબરીયાત	
૫૪	"	"	નવા રાજપરા	
પપ	"	"	નવી છાપરી	
પદ	"	"		
૫૭	,,	"	નેસીયા નેસવાડ	
40	"	"	નીછડી	
૫૯	77	27		
₹O	"	77	પાદરગઢ	
	"	"	પાદરી	
£9	"	,,	પાદરી ગોહીલ	
25	"	,,	પાંચ પીપળા	
53	"	,,	પાણીયારી	
88	"	"	પસાવી	

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૬૫	ભાવનગર	તળાજા	પીંગલી
88	"	77	પીપરલા
89	,,	"	પ્રતાપરા
86	,,	"	રેલ્ગોન
इ ए	"	"	રામપરા
90	"	"	રેલીયા
99	77	"	રોજીયા
७२	"	77	સંખડસર-૨
93	"	"	સરતાનપરા
98	"	"	સાથરા
૭૫	"	"	સેવાલીયા
98	"	"	શોભાવડ
99	"	"	સોંસીયા
96	"	"	તલ્લી
96	"	"	તરસરા
60	77	"	ત્રાપજ
<u>ر</u> ٩	27	77	ઉમરાળા
25			ઉંચડી
<i>ر</i> ع	"	"	વલાર
68	"	"	વાટલીયા
۲ ۷	"	"	વાવડી
28	"	"	વેજોદરી
29	"		વેળાવદર
66	"	"	ઝાંઝમેર
66	ભાવનગર	ગારીયાધાર	આશંદપરા/પીપળવા
60		"	ભમારીયા
69	"	"	ભંડારીયા
८२	,,,	"	ફાચરીયા
63	,,		ગણેશગઢ
८४	,,	"	જાલીયા
૯૫	"	"	ખોડવદરી
८६	,,	,,,	માંગુકા
60	,,	"	માનપર
66	,,	"	માનવિલાસ
66	"	"	મોટા ચરોડીયા
900	"	,,,	નાના ચરોડીયા
909	,,	27	નાની વાવડી
902	,,	, ,,	પાલડી
103	"	"	પાનસડા
	"	, , , , , , , , , , , , , , , , , , , ,	પંચટોબરા
908	"	"	240141

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ	
905	ભાવનગર	ગારીયાધાર	સમઢીયાળા	
909	"	"	સતપાડા	
906	77	,,	શક્તિનગર	
906	. 77	"	સીતાપુર	
990	77	,,	સુરનગર	
999	77	"	સુરનિવાસ	
992	"	,,,	સુરવિલાસ	
993	"	,,	વેલાવદર	
998	ભાવનગર	ઘોઘા	અવાણીયા	
994	"	,,	બડી	
998	,,	,,	ભનખાલ	
999	"	"	ભીંકડા	
996	,,	,,	ચણીયાળા	
996	27	,,,	છાયા	
920	"	"	ઘોઘા	
929	"	,,	ગોરીયાળી	
922	"	"	હોઇદાડ	
923	"	"	કંકોટ	
928	"	"	કાંટાલા	
૧૨૫	"	"	કરેડા	
१२६	"	"	ખાંટડી	
929	,,	"	ખરકડી	
926	,,	"	કુડા	
926	"	"	3 53	
930	"	"	લકડીયા	
939	"	"	લાખણકા	
932	"	"	માલપર	
933	,,	"	મોરચંદ	
938	"	"	મોટા ખોખરા	
૧૩૫	"	"	નાના ખોખરા	
938	"	"	નાથુગઢ	
939	"	22	નવાગામ (નાના)	
936	"	27	નેસવાડ	
936	"	"	ઓદરકા	
980			પાવડા	
989	"	"	પીપરાળા	
985		"	સણોદર	
983	"	"	सरवहर	
988	"	"	તગડી	
984	"	"	તંસા	
988	"	,,	ત્રંબર	
	"	22	- 6 6 6	

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
989	ભાવનગર	ઘોઘા	ઉખરલા
986	"	"	વલુકડ
१४८	"	22	વાવડી
940	ભાવનગર	પાલીતાણા	બદેલી
949	"	"	બહાદુરગઢ
૧૫૨	"	"	બહાદરપુર
१५३	,,	"	ભડવાવ
१५४	"	"	ભારટીંબા
૧૫૫	"	"	ભુંદરખા
१५६	"	"	બોડાણા નેસ
949	17	- 77	જાલીયા (અંકોલાવી)
946	77	77	જાલીયા (મનજી)
946	"	77	જમનવાવ
950	"	"	જમવાળી
959	22	"	જુના લોઇંચ્ઠા
१६२	22	"	ખીજડીયા
983	27	"	ખીજડીયા (મોખાડાકા)
१६४	"	22	કુંભાણ
૧૬૫	"	77	લાપલીયા
955	"	"	લોઇંચ્ઠા
959	27	"	લુવારવાવ
986	"	77	માલીયા
956	"	27	મેંઢા
9.90	"	"	મોખડકા
999	"	"	મોટા ગરજીયા
992	"	"	મોટી પાણીયારી
993	"	"	મોટી રાજસ્થલી
9.98	"	"	નાની પાણીયારી
૧૭૫	"	"	નાની રાજસ્થલી
9.95	"	"	નવા સરોડા
9.99	27	"	નવાગમ
9.92		"	નેસડી
9.96	"		નોંધાંવદર
960	,,,	"	પંડેરીયા
929	,,		પીપારડી
922	"	"	પીઠલપર
923	"	"	રતનપર
928	77	"	સગપરા
924	"	"	સમઢીયાળા (મુલાણી)
925	"	"	સતના નેસ
929	27	"	વડીયા
	"	"	

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ	
966	ભાવનગર	પાલીતાણા	વાલુંડ	
926	"	"	વીજાના નેસ	
960	ભાવનગર	વલ્લભીપુર	આશંદપુર	
969	"	"	ભોજપરા	
૧૯૨	"	,,	ભોરાણીયા	
१५३	,,	,,	ચડા	
૧૯૪	"	,,	ચમારડી	
૧૯૫	,,	,,	દાતેત્રીયા	
968	"	"	દુદાધર	
969	"	,,	હડમતીયા	
966	"	,,	હલીયાદ	
966	"	"	જલાલપર	
200	"	,,	જુના રામપર	
२०१	"	"	જુના રતનપર	
505	"	"	કાળા તળાવ	
२०३	"	"	કલ્યાણપુર	
508	"	"	કંથારીયા	
ર૦૫	"	"	ખેતા ટીંબી	
205	"	"	લાખણકા	
२०७	"	"	લીમડા	
206	"	"	લુણધરા	
२०७	"	"	મેધવદર	
290	"	"	મેલાશા	
299	"	"	મેવાસા	
૨૧૨	"	"	મોણપુર	
૨૧૩	"	"	મોટી ધરાઇ	
૨૧૪	"	"	નસીતપુર	
ર૧૫	"	"	નવા રામપર	
૨૧૬	"	"	નવાગમ-૨	
૨૧૭	"	"	નવાણીયા	
२१८	"	"	પચ્છેગામ	
२१८	"	"	પાટી	
220	"	"	પીપળ	
229	"	"	પીપલી	
555	"		પીપરીયા	
223	"	"	રાજસ્થલી (નવી)	
558	"		રાજપર (ભાલ)	
રરપ		"	રાજપર (ભાયાતી)	
२२६	"	"	રંગપર	
229	,,	,,	રતનપુર (ગા)	
२२८	"	,,	શાહપુર	

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ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
२२८	ભાવનગર	વલ્લભીપુર	વાવડી
230	"	"	વેળાવદર
239	"	,,,	વીરડી
232	ભાવનગર	ભાવનગર	અધેલાઇ
233	,,	"	ભડખેડીયા
२३४	"	"	ભાડભીડ
ર૩૫	"	,,	દેવળીયા
२३६	"	. ,,	ફરીયાદકા
239	"	,,	ગણેશગઢ
232	"	,,	ગુંદી
२३८	"	"	જશવંતપર
580	"	"	કાળાતળાવ
२४१	"	"	કાનાતળાવ
२४२	"	"	કોબડી
583	77	"	કોટડા
588	77	"	મીઠાપુર
૨૪૫	"	22	નારબદ
588	"	"	નવા માઢીયા
589	"	"	નવાગામ
586	"	"	પાળીયાદ
586	"	"	રાજગઢ
२५०	"	,,,	રામપર
૨૫૧	"	27	સનેસ
૨૫૨	"	27	સરતાનંપર
૨૫૩	"	22	સવાઇનગર
૨૫૪	"	"	શામપરા
રપપ	"	77	શામપુરા (સીધસર)
રપદ	"	"	તલસર
૨૫૭	"	"	ઉડવી
૨૫૮	"	. "	વરતેજ
૨૫૯	"	"	વેળાવદર
२६०	ભાવનગર	શિહોર	ભાણગઢ
२६१	77	"	બેકડી
585	"	"	બુધાણા
253	"	"	ધકાશ કુંડા
२६४	"	"	ધુંધસર
ર૬૫	"	"	કરકોલીયા
588	"	"	લવારડા
259	,,	"	પાંચતલાવડા
२६८			પંચવડા
२६८	"	"	રાજપર (ખોડીયાર)

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ	
२७०	ભાવનગર	શિહોર	સગવડી	
૨૭૧	,,	,,	સરકડીયા (સોનગઢ)	
२७२	"	"	ટોડી	
२७३	"	,,	ટોડા	
२७४	"	,,	ભાંખલ	
૨૭૫	"	,,	ખાખરીયા	
२७६	"	,,	નેસડા	
२७७	"	,,	પીપલીયા	
२७८	"	, ,,	પીપરાલા	
२७८	"	"	સેદરડા	
560	ભાવનગર	મહુવા	ભુતકેશ્વર	
२८१	"	"	બોડા/રોહીસા	
२८२	"	"	દુદાણા	
२८३	"	"	ગોરસ	
२८४	"	"	ગુજરડા	
૨૮૫	"	"	હરીપર	
२८६	"	"	કકાડી	
२८७	"	,,	કસાણ	
266	"	"	કાટકડા	
266	"	"	ખડસાલીયા	
२५०	"	"	કોટદાનીયા	
२७१	"	"	કુંભારીયા	
२७२	. ,,	"	મોટી જગધર	
२८३	"	22	મોટી વડાલ	
२८४	"	"	નેસવડ	
ર૯૫	"	"	રાણપરડા	
२८६	"	"	રૂપવટી	
२८७	"	"	સમઢીયાળા પટ્ટી	
२७८	"	"	તવીડા	
ર૯૯	"	"	શેત્રાણા	
300	"	,,	વીસાવદર	
309	ભાવનગર	જેસર ************************************	અયાવેજ	
305	"	"	બેડા	
303	"	,,	ભાશવડીયા	
308	"		બીલા	
304	"	,,	છાપરીયાળી	
305		,,	ચીરોડા	
309	"	"	ચોક	
306		"	દેપલા	
306	,,	"	ધોપા	
390	"	"	ુંગર પ ર	

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ામનું નામ	
399	ભાવનગર	જેસર	હીપાવડલી	
392	,,	,,	ઇંટીયા	
393	"	"	જેસર	
398	"	77	જુના પાદર	
૩૧૫	"	77	જુની કાંતરોડી	
318	27	77	કરજલા	
399	77	77	કરલા	
396	22	77	કેદારીયા	
396	"	"	કોબાડીયા	
350	"	"	કોટામોઇ	
329	77	"	માતલપર	
322	"	"	મોરચુપણા	
323	"	"	નાલ	
358	"	"	નવી કાંતરોડી	
૩૨૫	77	"	પા	
358	77	"	પીપરડી	
329	"	"	રબારીકા	
356	"	"	રાજપરા (ચોક)	
326	"	22	રાણીગામ	
330	"	"	રાણપરડા (ચોક)	
339	,,	"	સનાળા	
332	, ,,	"	સરેરા	
333	"	77	શાંતીનગર	
338	27	"	શેવડીવદર	
334	,,	27	તંતાણીયા	
335	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	22	થવી	
339	"	"	ટોલ સારડી ચોટીલા	
336	"	"	ઉગવણ	
336	,,	"	વીરડી	
380	,,	"	વીરપુર (ચોક)	
389	"	"	ઝડકલા	

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંકઃ ગવન-૨૦૧૭-૩૨-વપસ-૧૦૨૦૧૭-૨૧૨૧-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬–૦૭–૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૬–૧૧–ઽબલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫–૦૧–૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૭–૧– ડબલ્યુએલપી –૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૩) તા. ૨૭–૦૧–૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૯–૬–ડબલ્યુએલપી–૧૦૨૦૦૯–એસએફ–૪૯–ડબલ્યુ
- (૪) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૫–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ–૨૬.૧–અ–૧૫૬૬–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૧૭-૦૧-૨૦૦૯ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓમાંથી જુનાગઢ જિલ્લામાં તે જાહેરનામા સાથેની અનુસુચિમાં દર્શાવેલ કુલ ૩૦૦ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી, જુનાગઢ જિલ્લાના સહિત, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સંરપચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૧૦૨, સ્થારના વન્ય પ્રાણી સંરક્ષક'' તરીકે તા.૦૧-૦૪ - ૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

જુનાગઢ જિલ્લાના માંગરોળ, જુનાગઢ, ભેંસાણ, માળીયા(દા), કેશોદ, વંથલી, વિસાવદર, મેંદરડા અને માણાવદર માં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૧૫૫૧, ૧૯૪૩, ૧૪૧૮, ૧૦૭૪, ૩૧૪, ૭૮૯, ૭૯૩, ૧૩૩૧ અને ૭૫૮ સિદત કુલ ૯૯૭૧ રોઝડા નોંધાયેલ છે.

જુનાગઢ જિલ્લાના ૯ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ જુનાગઢ જિલ્લાના ૯ તાલુકા બાકી રહેતા ૨૫૬ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્યાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ ગવન–૨૦૧૭–૩૨–વપસ–૧૦૨૦૧૭–૨૧૨૧–૬બલ્યુ ની અનુસૂચિ.

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	જુનાગઢ	માંગરોળ	બામણવાડા
2	. 11	11	ભાટગામ
3	11	. "	ચંદવાણા
8	Ш	11	ચાંખવા
ų	11	11	ચોટલી વીડી
ξ	11	11	દરશાલી
9	II .	11	દેલાણા
6	11	11	દીવરાણા
٤	11	11	ફરંગટા
90	11	19	ગોરેજ
99	11,	"	<u> </u> હંતરપુર
92	11	11	હુ સેનાબાદ
93	11	11	જુથાલ
98	11	11	કાલેજ
૧૫	11	. 11	કંકાણા
95	H	11.	કાનસા
9.9	11	11	કરમડી
96	11	"	કોટડા જુના નવા
96	II	н	લંબોરા
50	11	11	માનખેતરા
29	II	п	भंगांश
22	11	п	મીટી
23	n	П	નાગીચાણા
58	11	11	નંદરખી
૨૫	II	П	ઓસા ઘેડ
२इ	H	11	રુદાલપુર

ક્રમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૨૭	જુનાગઢ	માંગરોળ	સાકરાણા
26	, п	11	સામરડા
૨૯	II	"	સરસાલી
30	11	11	શૈખપુર
39	11	н	શેપા
32	11	11	સુલતાનપુર
33	11	"	તલોદરા
38	II .	"	થળી
૩૫	11	"	વકલા
35	11	11	વીરપુર
39	II	n	ઝરીયાવાડા
36	જુનાગઢ	જુનાગઢ	આણંદપુર
36	"	11	બગડુ
80	II	ıı ıı	બલીચાવાડ
४१	11	"	બેલા
85	"	"	ચોકી
83	"	"	ચોકલી
४४	11	11	દેરવાણા
४५	11	"	ગલીયાવાડા
४६	li .	"	ઇંટાલા
४७	11	11	ઇસાપુરી
86	U	11	% મકા
४८	11	11	ઝાલઇસર
૫૦	"	"	કથરોટા
૫૧	11	"	ખલીલપુર
પર	11	11	મખીચાળા
પ૩	11	II.	મેવાસા કામરીબાઈના
૫૪	11	u u	મેવાસા ખડીયા
૫૫	11	11 -	સલથા
પદ	11	"	સેમરાળા
૫૭	11	11	સુખપુર
૫૮	11	11	તલીયાધાર
૫૯	11	11	ઠંબલા
50	11	"	45IA
59	11	11	વીરપુર
52	જુનાગઢ	ભેંસાણ	ભાટગામા
53	11	11	ભેંસાણ
58	. "	11	ચાનકા
દ્ય	II	11	ગોરખપુર

ક્રમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
55	જુનાગઢ	ભેંસાણ	ગોરવીચાલી
59	11	11	હડમતીયા ખજુરી
56		. 11	હડમતી ખાખરા
56	И	11	જુની ધારી ગુંદલી
90	11	11	માલીડા
99			મોટા ગુજરીયા
92	11	11	નવી ધારી ગુંદલી
93	H	11	પીપલીયા તડકા
98	II .	11	રાફળીયા
૭૫	11	. "	સુખપુર
95	11	11	ઉમરાલી
99	દ્ધવાગ ઢ	માળીયા હાટીના	અછીદ્રા
96	II II	. 11	અકાલા
96	11	11	અંબલગઢ
60	11	. 11	અંબેચા
८ ٩	11	11	અમરાપુર ગીર
65	11	"	બાબરા
<i>ر</i> 3	11	"	ભાંખરવાડ
28		11	બોડી
૮૫	11	"	બુદેચા
C \$	11	11	દાંડેરી
۷9	11	"	દેવગામ
66	11	"	ઘનેજ નાની
CE	11	11	ઘાબાવાડી
60	11	"	દુધાળા
८१	11	"	ગડુ
८ २	11	"	ગલોદર
63	11	H	ગલોદર નવા
८४	11	"	ગંગેચા
૯૫	11	"	ઘુમલી
८६	11	11	ગોડાણા
69	11	11	જલોંદર
66	. 11	"	જામવાળી
ee	H	11	%नाडी
900	11	11	જુંગર
909	11	11	જનુડા
902	n	11	જુથાલ
903	11	. 11	કનેક
908	11	n n	કવરાસા

કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૧૦૫	જુનાગઢ	માળિયા હાટીના	ખંભાળીય <u>ા</u>
905	11	11	ખેરા
909	11	11	કુકસવાડા
906	IJ	11	લબુડી ગીર
906	II .	11	લંગોદરા
990	"	11	લંગોઠરા
999	т н	ii II	માળીયા
992	·	11	પાણીધરા
993	11	11	સમઢીયાળા
998	11	11	શેરીયાખાન
૧૧૫	"	11	સુખપુર
998	11	11	4SGI
999	11	11	વીસનવેલ
996	દ્ધવાગ ઢ	કેશોદ	બાવા શીમરોલી
996	"	11	ચીતરી
920	11	11	દેરવાણ
929	11	11	દ્યાબાવાડ
922	11	11	ઈસરા
923	11	11	કલવાણી
૧૨૪	11	11	કનેરી
૧૨૫	11	11	કોયલાણા લાઠીયા
૧૨૬	11	11	મધરવાડા
929	11	11	મેસવાન
926	11	11	नानी धनसरी
૧૨૯	11.	11	નોંઝવાણ વાવ
930	11	11	પ્રાંસલી
939	11	11	રાર્ણગતરા
932	11	"	રેવાદરા
933	જુનાગઢ	વંથલી	બોડકા
938	"	n	ગંઢીલા
134	11	11	કંજાલીયા મોટા
935	11	II II	કંજાલીયા નાના
9.39	11	11	રાથપુર
936	11	. 11	શેલરા
936	11	n .	ટીકર પાદરડી
980	11	11	વસપાડા
989	11	બોડકા	અંબાલા
૧૪૨	11	11	બારડીયા
183	11	"	ભલગામ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
१४४	જુનાગઢ	બોડકા	ભાટ વાવડી
१४५	II .	11	ભુતકી
१४६	II .	11	ચાવંડ જુની
989	II .	П	ચાવંડ નવી
986	n n	n .	छ। स५।
986	II.	II .	છેલણકા
940	Н	H	5313
949		and the same of th	દેસાઈ વડલા
૧૫૨		" " " " " " " " " " " " " " " " " " "	ઢેબર
૧૫૩	- 11	11	દુધાળા
१५४	11	11	ઘાંટીયાણ
944	11	11	ગોવિંદપરા
૧૫૬	11	- 11	હુંડમતીયા મોટા
૧૫૭	11	"	હડમતીયા નાના
१५८	11	H H	હરીપુર
૧૫૯	11	11	ઇશ્વરીયા (ગીર)
950	11	. 11	ઇશ્વરીયા મંદાવાડ
959	II .	11	જાંબલા
982	n	n n	જાંબુકા
983	n ·	, II	જાંબુડી
१६४	11	11	જલવડી
૧૬૫	11	. 11	જેતલવાડ
988	11	"	ઝાંઝેસર
989	н .	11	કાલાવાડ
956	11	11	કલસરી
986	11	"	કાનાવડલા
990	"	11	કંકચિયાળા
999	. 11	11	ખાંભા ગીર
992	11	- 11	ખાંભલીયા
993	11	11	ખીજડીયા
৭৩४	11	n .	કોટડા મોટા
૧૭૫	11	11	डोटडा नाना
195	л	11	કુબા (રાવની)
199	II .	11	લાલપુર
992	11	11	લેરિયા
196	11	11	લીલીયા
960	11	11	લીમઘરા
929	W .	11	મહુડા
965	11	11	भानंहीया

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
923	જુનાગઢ	બોડકા	માંડાવાડ
968	II .	, "	મંગનાથ પીપલી
१८५	"	11	મીચા વડલા
928	"	11	મોણીયા
929	11	11	મોણપરી મોટી
966	Ш	11	મોણપરી નાની
966	11	11	નાવણીયા
960	11	. н	પીંડખાઇ મોતી
969	11	. 11	ปโรษเย์ नानी
૧૯૨	, II	11	પ્પ્ળીયા દજાની
૧૯૩	s 11	11	પીરવાડ
968	11	11	પીયાવા ગીર
૧૯૫	11	"	પ્રેમપરા
१८६	II	"	રબારીકા
969	.11	"	રાજપરા
966	"	11	રતાંગ
966	11	11	રેવાની કુબા
500	11	"	રેવાની મુંડીયા
२०१	11	11	રુપવતી
505	11	"	સરસાઈ 🦈
503	11	11	શીરવાણીયા
508	11	11	શોભાવકલા ગીર
ર૦૫	11	11	શોભાવડલા લશકર
२०६	11	11	સુખપુર
209	11	11	વડાલા શેતરંજ
506	11	н	વાજડી
२०७	11	11	વેકરીયા
290	11	11	વીછાવાડ
૨૧૧	11	"	વીરપુર
૨૧૨	જુનાગઢ	મેંદરડા	અલીધરા
૨૧૩	"	11	અમરગઢ
૨૧૪	11	11	અંબાલા
ર૧૫	"	. 11	આંબલા
૨૧૬	11	11	અમરપુર
૨૧૭	11	11	અરણીયાળા
२१८	11	11	ં બાબર તીરથ
૨૧૯	11	"	બરવાલા
220	11	. 11	ભાલછેલ
૨૨૧		11	ચંદ્રાવડી

કમાંક	જિ धानुं नाभ	તાલુકાનું નામ	ગામનું નામ
222	જુનાગઢ	મેંદરડા	ચિરોડા
223	II	11	IISIK3
558	11	11	દેદાકીયાળ
રરપ	"	11	ઢાલ્મર્ડ
258	11	-11	ยเ่ยเๆเรเ
229	11	11	ગઢલી
226	11	"	ગુંદાળા
२२८	H	11	હરીપુર
230	H H	II II	ઇટાલી
239	H	11	ર્ગીઝુડા
232	11	11	કેનાડીપુર
233	11	. "	ખાદપીપલી
२३४	11	11	ખીજડીયા
ર૩૫	11	n	ખીમ પાદર
२उ६	11	н	લીલવા
239	11	11	માલઇકા
232	.11	"	માનપુર
236	JI .	"	મેં દરડા
580	11	11	મીઠાપુર
૨૪૧	11	"	મીટી ખોડીયાર
२४२	11	"	નાગલપુર
२४३	11	11	નાજાપુર
588	11	11	નાની ખોડીયાર
૨૪૫	11	79	नातसीया
२४६	11	11	પાતરમા
580	11	. 11	રાજાવડ
586	11	11	રાજેસર
२४८	11	11	રાણીદ્યાર
૨૫૦	11	ii ii	સમઢીયાળા
૨૫૧	11	11	સાસણ
રપર	11	11	સીમસી
૨૫૩	11	11	સુરજગઢ
૨૫૪	11	. 11	ભકુલા
રપપ	II .	"	ભીંકોરા
રપદ	11	11.	શેરડી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

> વન અને પર્ચાવરણ વિભાગ જાહેરનામું સચિવાલય, ગાંદીનગર, તા.૧૨–૧૦–૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંક: ગવન-૨૦૧૭-૩૩-વપસ-૧૦૨૦૧૭-૨૧૨૨-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬–૦૭–૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૬–૧૧–૬બલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫-૦૧-૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૭-૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૩) તા. ૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૪) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૫–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૫૬૮–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ–૧૯૭૨ (સુધારેલ–૨૦૦૨) ની કલમ–૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬–૦૭–૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫–૦૧–૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૧૫–૦૧–૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ કુલ ૧૯૭ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૦૫–૦૬–૨૦૧૭ ના જાહેરનામાથી વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૧૦૨૮, પ્રાણી ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે તા.૦૧–૦૪–૨૦૧૭થી, સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

IV-A-Ex. 163

સુરેન્દ્રનગર જિલાના દસાડા, લીંબડી, ઘાંગઘા, મુળી, ચુડા, વઢવાણ, લખતર, ચોટીલા, હળવદ, થાનગઢ અને સાયલા તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૨૦૦૧, ૫૧૧, ૧૩૫૩, ૪૭૩, ૩૧૩, ૧૦૦૨, ૨૩૧, ૧૬૬૮, ૦, ૨૭૯ અને ૧૫૨૫ સિંદત કુલ ૯૩૫૬ રોઝડા નોંધાયેલ છે.

સુરેન્દ્રનગર જિલ્લાના ૧૦ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ સુરેન્દ્રનગર જિલ્લાના ૧૦ તાલુકાના બાકી રહેતા ૪૦૬ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય ફુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના દુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨-૧૦-૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ ગવન-૨૦૧૭-૩૩-વપસ-૧૦૨૦૧૭-૨૧૨૨-૬બલ્યુ ની અનુસૂચિ

કમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	सुरेन्द्रनगर	દસાડા	આદરીયાણા
5	H	11	અદમદગઢ
3	11	11	અખીચાણા
8	11	11	અંબાલા
ų	n	н	
ξ	II .	11	બજાણ
9	II .	11	બામણવા
6	11	11	ભકેના
4	11	11	છાબલી
90	11	11	કાટરોટ
99	11	11	ચીકાસર
9.2	и	11	દસાડા
93	II.	11	દેગામ
98	1)	11	ઘામા
૧૫	н	11	ઈછવાડા
98	11	11	એરવાડા
9.9	11	II II	ફતેપુર
9.6	IF.	11	ગવાણા
96	Н	11	ગેડીયા
50	H	11	ઘાસપુર
૨૧	II .	11	ગોસાણા
2.2	H 6	11	હરીપુર
23	11	11	હાથીપુરા
58	31	11	દેબતપુર
રપ	П	11	જગડીસાન
28	11	11	ે જૈનાબાદ
29	11	11	જાવદાગઢ
26	e II	11	જોરાવરપુરા
૨૯	11	11	કચોલીયા
30	11	11	કમાલપર
39	н	п	કમાલપુર

ક્રમાંક	िह्यानुं नाभ	વાલુકાનું નામ	गाभनुं नाभ
32	સુરેન્દ્રનગર	દસાડા	કઠાડા
33	н	11	ખારાઘોડા
38	11	11	ખેરવા
34 .	11	11	કોચડા
35	11	11	લીંબડ
39	11	11	માલણપુર
36	11	11	માલવણ
3૯	11	11	માણવડા
80	11	11	મેરા
४१	11	11	મેતાસર
85	11	н	મીઠાગોઢા
83	11	11	મોટા ઉભાડા
88	11	"	મોટી મજેઠી
४५	11	"	મુલાડા
88	11	11	नागड्डा
४७	11	"	वागपाडा
86	11	11	નાના ગોરૈયા
४८	11	11	નાની મજેઠી
૫૦	11	11	નવા સડલા
૫૧	11	II II	નવીયાણી
પર	11	11	નવરંગપુરા
પ૩	II .	11	ઓડુ
૫૪	11	и	પાડીવડા
્યપ	п	з н	પણવા
પદ	11	II II	પીપલી
૫૭	11	n	પોરડા
૫૮	11 .	"	રાજપર
૫૯	II .	II II	રસુલાબાદ
ξO	11	11	ડામગીડી
§9	II	11	રામવડનેસ
85	11	11	રોઝવા
\$3	11	11	રાજના
58 58	11	11	સલી
5 V	11	11	
\$8		11	સવડા સેલવાસ
59	II.	· · ·	સેડલા
\$C	11	11	
5C 5C	11	11	સીઘસર
90	H .	н	સુરજપુરા
	11	11	સુરેલ
99	11	11	સુશીયા
92	× н		વરકરાશ્ન્યુરા
93 98	11		વડગામ વાલેવડા

માંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૭૫	સુરેન્દ્રનગર	દસાડા	વણોદ
98	11	11	વીસાવડી
99	II	11	વીસનગર
96	11	11	ઝડીયાણા
96	H	11	ઝેઝર
60	11	II II	ઝેઝરી
८ ٩	n	11	ર્ઝીઝૂવાડા
65	सुरेन्द्रनगर	લીંબડી	આણંદપર
23	11 11		બળોલ
28	II	11	ભલગામડા
24	11	"	ભોજપરા
25	II	11	બોરાણા
29	H	.11	ચોકી
66	11	. "	દેવપરા
<i>(((</i>	11	11	ઘલવાણા
60	11	11	કુલવાડી
८१	11	11	ઘનશ્યામપર
65	11	11	જનસાલી
63	11	H	જશમતપર
८४	Н	н	કમાલપર
૯૫	11	11	કાનપરા
८६	11	. 11	મોટી કઠેચી
69	11	II	નાના ટીંબા
66	11	11	નટવરગઢ
८८	11	11	પાણશીયા
900	11	11	રળોલ
909	Ш	н	રાસ્કા
902	11	. 11	ટોકરાળા
903	11	11	ઉઘલ
908	11	н	ઉટડી
904	11	11	ઝાંપડી
905	सुरेन्द्रनगर	ઘાંગઘા	બાયસાબગઢ
909	11	11	બાવળી
906	11	11	ભરાડ
906	11	11	ભરાડા
990	11	11	ભેચડા
999	11	11	ચુલી
992	11	11	દેવચરાડી
993	н	н	ઘોલી
998	11	н	ધુમઠ
994	11	"	દુદાપુર
998	n	n	એંજાર
999	11	н	ગાંજણવાવ
992	н	11	ગાલા

ક્રમાંક	िश्वानुं नाभ	તાલુકાનું નામ	गामनुं नाम
996	सुरेन्द्रनगर	ઘાંગઘા	ગંજેલા
920	11	11	ગોપાલગઢ
929	11	n	हामपर
922	11		હરીપુર
923	11	"	હીરાપુર
૧૨૪	n	H	ઈસદ્રા
૧૨૫	11	H v	જશાપર
928	II a	"	જશમતપુર
929	11	11	જેગડવા
926	п	11	જેસડા
926	II .	11	ଅଧା
930	11	11	ल्ला
939	11	11	કલ્યાણપુર
૧૩૨	11	11	કંકાવટી
133	11	11	ખાંભડા
938	II	11	કોંઢ
૧૩૫	11	0.4	કોપરણી
935	. 11	n	§5I .
939	Н	. 0	માલવણ
936	II	11	માનપર
936	11	"	મેથાણ
980	11	11	મોટા એકેવાળીયા
989	11	11	વકાળી
૧૪૨	11	11	નારીયાણા
983	11	11	এ বনেগ ু
१४४	11))	નીમકનગર
૧૪૫	11	11	ปในดา
१४६	11	11	પ્રતાપપુર
989	11	11	মথুগઢ
986	II	11	રાજચરાડી
986	· II	11	કાજગઢ
940	11	11	રાજપર
949	11	11	રાજસીતાપુર
૧૫૨	H	11	51मगढ
૧૫૩	11	II II	રામપરા
૧૫૪		• п	રતનપર
૧૫૫	11	п .	રાવલીયાવદર
૧૫૬	H	н	કાયગઢ
૧૫૭	11	11	सङ्ग्र
946	11	n	સરવાલ
946	11	"	સવાપર
950	11	"	સોખડા
989	11	п	સોલડી

કમાંક	िंधानुं नाभ	તાલુકાનું નામ	गाभनुं नाभ
१६२	सुरेन्द्रनगर	ઘાંગઘા	સુલતાનપુર
983	11	II Taka	ଥଠା
१६४	11	11	SICBID
१६५	11	11	વાસકવા
955	II ×	11	વાવડી
989	11	"	વિરેન્દ્રગઢ
986	સુરેન્દ્રનગર	મૂળી	આંબરડી
१६८	11	11	આસુન્દ્રાળી
990	n	11	ભવાનીગઢ
999	11	11	ભેટ
992	11	11	ચાણપર
993	11	11	દાધોડીયા
998	n	11	દાણાવાડા
994	n	11	દેવપરા
9.95	<u>II</u>	11	. દાર્મેન્દ્રગઢ
999	II	11	ધોળીયા
992	11	11	દીગસર
9.96	11	11	รียถ
960	11	11	ମଣାଥ
969	II .	11	ଅଟେ
965	n	11	ગૌતમગઢ
923	п	11	ગોદાવરી
968	11	11	હેમતપર
924	11	.11	જસાપર
968	n	11	કળમદ
969	п .		ભાભકાળા
966	п	11	ખંપાળીયા
966	п	11	ખાટડી
960	11	11	કુકડા
969	II .	11	કુંતલપુર
१८२	П	"	લીમલી
963	II	n n	લીયા
968	п	п	भहाद्देवगढ
964	11	11	भावपर
968	II .	11	વળઘરી
969	II .	ıı ıı	नणीय।
966	П	II .	નવાશીયા
966	н	11	પલાસા
500	н	11	પાંડવરા
२०१	11	II II	રામપર
505	11	II	રામપરડા
203	11	ıı ı	રાણીપાટ
	11	n n	રાયસંગપર
२०४	11	II II	સાંગદ્રા સાંગદ્રા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
२०६	સુરેન્દ્રનગર	મૂળી	સરા
२०७	11	. "	સરલા
206	11	11	શેખપર
२०७	n	"	સીધસર
290	11	11	સોમાસર
299	11	11	સુજનગઢ
२१२	II .	11	ટીકાણા
૨૧૩	11	11	ટીકર
૨૧૪	11	"	ઉમરડા
ર૧૫	11	11	पऽधा
२१६	11	11	વાગડીયા
299	11	11	વેલાળા
296		11	વીરપર
२१८	સુરેન્દ્રનગર	યુડા	અચારડા
220	"	11	બલાલા
૨૨૧	11	11	ભાણેજડા
555	11	11	છત્રીયાળા
223	II	"	ચોકડી
२२४	11	11	દરોડ
રરપ	II	н	ગોખરવાળા
558	11	11	જેપર
229	11	11	જુની મોરવાડ
२२८	11	11	કંથારીયા
२२८	11	11	કરમડ
230	II .	11	ખંડીયા
२उ१	H	11	કોરડા
232	11	11	કુંડલા
233	п	_ 11	લાલીયાદ
२उ४	11	11	મીનાપુર
ર૩૫	11	11	નવી મોરવાડ
२उ६	11	11	રામદેવગઢ
२उ७	II	11	સમઢીયાળા
२३८	11	11	સેજકપર
૨૩૯	11	ıı ıı	વાણીયાવદર
२४०	11	п	વેજલકા
२४१	11	. "	વેળાવદર
२४२	, II	11	સુસાતદક
२४३	11	11	ઝોબાળા
588	સુરેન્દ્રનગર	વઢવાણ	અદ્યેલી
૨૪૫	"	11	બાકરથળી
२४६	11	11	બાળા
२४७	11	11	બલદાણા
२४८	11	п	ભડીયાદ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
२४८	सुरेन्द्रनगर	વઢવાણ	ાક્રાાર્રક
૨૫૦	п	Н	<i>કુ</i> લગ્રામ
૨૫૧	11	11	ગુંદીયાળા
રપર	11	11	કરણગઢ
રપ૩	<u> 11</u>	II II	કારીયાણી
રપ૪	11	11	કટુડા
રપપ	11	11	ખમીસણા
રપદ	11	"	ખારવા
૨૫૭	11	11	ખેરાડી
રપ૮	II .	11	ખોડુ
રપ૯	11	11	ખોલડીયાદ
२६०	II	II II	કોઠારીયા
२६१	11	11	લટુડા
२६२	II	11	મઢાળ (મુળી)
283	11	11	મઢાડ
२६४	11	11	માળોદ
ર૬૫	11	. 11	મેમકા
255	II	11	મૂળચંદ
२६७	II .	11	મુંજપર (પરમાર)
२इ८	11	11	નગરા.
२६८	ıı	- "	નાના કેરાળા
290	п	11	રાજપર
२७१	11	11	રામપરા
२७२	II	"	રુપાવટી
293	11	11	સાંકડી
२७४	H ·	11	ટીંબા
ર૭૫	11	II.	ટુવા
२७६	II .	11	45(1)
299	U U	11	વડોદ
२७८	П	II.	વાઘેલા
२७८	11	11	વસ્તળી
560	U	11	વેળાવદર
२८१	11	U.	ઝાંપોદડ
२८२	સુરેન્દ્રનગર	લખતર	આદલસર
२८३	H	11	ભડવાણા
568	11	11	ભાસ્કરપરા
૨૮૫ .	11	11	ઢાંકી
२८६	11	11	ગાંગડ
२८७	11	II.	धन्द्रोडी
222	U	11	વલસાણા
266	11	н	વિક્રલપરા
२५०	सुरेन्द्रनगर	ચોટીલા	આણંદપર (ભાડલા)
२८१	II.	11	આંકડીયા

કમાંક	ि ह्वानुं नाभ	તાલુકાનું નામ	गाभनुं नाभ
२७२	सुरेन्द्रनगर	ચોટીલા	બામણબોર
२૯૩	11	11	ભેટસુડા
२८४	11	11	ભીમગઢ
ર૯૫	11	11	ભોજપરા
२८६	H	H	ચાંપા
२८७	11		ચીરોડા (રાજપર)
२८८	11	"	ચીરોડા
२८८	11	"	ચોબારી
300	11	"	ડાકવડલા
309	11	- 11	દેવપરા
305	11	11	દેવસર
303		11	ઘરાઈ
308	ıı.	11	ઢોકળવા
304	ш	11	ડોસલીઘુના
305	Ш	. 11	ર્કેલઝડ
309	И.	11	ગઢેચી
306	II .	11	ગોલીડા
306	11	"	ગોરીડા
390	ll l	11	ગુંદલા
399	II	ш	ઇ બીયાસર
392	11	11	દીરાસર
393	11	11	જાનીવડલા
398	II .	II II	જીવાપર (આણંદપર)
૩૧૫	11	11	કાબરણ
395	11	и	કલસર
399	11	u u	કંથારીયા
392	11	11	ખાટડી
396	II.	"	ખેરાણા
320	11	· · · · · · · · · · · · · · · · · · ·	ખેરડી
329	II .	11	કુંઢડા
322	. 11	11	લાખચોકીયા
323	II	п	લાખણકા
328	II .	11	લોમાકોટડી
૩૨૫	11	11	મઘરીખડા
325	11	11	મહીડાદ
329	11	11	મેવાસા (સણોસરા)
326	, II	"	મેવાસા
326	. 11	11	મોકાસર
330	"	11	भोनपर
331	11	- н	મોટા હરણીયા
332	11	11	મોટા કાંઘાસર
333	11	11	મોટી મોલડી
338	11	11	નાલા માલડા નાલીચેરી

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334	સુરેન્દ્રનગર	ચોટીલા	નાના કાંધાસર
335	11	11	નાના પાળીયાદ
339	11	11	નાની મોલડી
332	11	11	नानी भोरसह
336	11	11	નવા ગામ (ચોટીલા)
380	11	11	여디기)
389	11	11	પજવાલી
385	II .	11	પંચાવડા
383	11	11	પરબડી
388	11	11	પીપળીયા (ઢોકળવા)
384	11	11	પીપળીયા
388	11	11	પીપરાળી
389	11	"	પીચાવા
386	. 11	ıı ıı	રાજવડ
386	II	п	રાજપરા (ચોબારી)
340	11	11	રામપરા (સરોડી)
349	11	11	સરમપરા (રાજાવડ)
34૨	11	n	રેશમીયા
343	11	"	સખપર
૩૫૪		n	સંગાણી
344	11	"	સણોસરા
348	n .	"	શેખલીયા
349	11	11	સુરઈ
346	п	11	વાજપર
૩૫૯	11	ш п	ત્રંબોડા
350	II .	11	વડાલી
359	n	11	વાવડી
352	સુરેન્દ્રનગર	ଥାଗ୍ୟନ୍ତ	અમરાપર
353	II .	11	આણંદપુર (થાન)
388	II .	н	ચાંદરેલીયા
3 ૬ ૫	n .	11	દેવળીયા
355	H	. 11	ગુગલીયાણા
359	11	п	શ્રમવળી
356	11	11	ભામકાજ્ઞળ
356	11	11	ખાખરાવળી
390	11	11	લાખામાચી
		"	માણદસર
399	"	"	મોરથળા
395	11	11	નળખંભા
393	н	11	વવાગામ (થાવ)
398	п	11	રાવરણ
<u> ૩૭૫</u>	II	11	
398	и	11	રૂપાવટી (સરોડી)
399	п	Н	સરોડી

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396	सुरेन्द्रनगर	ଥାଗ기ढ	સોનગઢ
360	II .	11	તરણેતર
3८9	11	11	ઉંડવી
3८२	<u>n</u>	"	વરમાદ્યાર
323	"	11	વેલાળા (સાયલા)
3८४	11	11	વીજળીયા
324	सुरेन्द्रनगर	સાયલા	છડીયાળી
328	n n	11	ચોરવીરા (થાન)
329	11	11	ઘરમાસળા
366	II .	II .	ઢાંકણીયા
366	II .	П	ઢેઢુકી
360	II .	II II	ઢીંકવળી
369	3 11	11	ગઢશીર વાણીયા
365	· · · · · · · · · · · · · · · · · · ·	. 11	ગારંભડી
363	H.	11	લાખાવડ
368	H .	II .	મોરસલ
૩૯૫	11	· · ·	મોટા સખપર
368	H .	n .	મોટા કેરાલા
369	ll .	11	નાના હરણીયા
366	11	"	વાવા જશાપાર
366	II.	11	નવા સુદામડા
800	П	11	नोसी
४०१	11	11	સેજકપર
४०२	11	11	શીરવાણીયા
803	11.	11	રીંટોડા
४०४	11	11	વાડીયા
४०५	11	11	વખતપર
808	11	П	वांटावछ

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સરકારના ઉપ સચિવ.

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વન અને પર્ચાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંકઃ ગવન-૨૦૧૭-૩૪-વપસ-૧૦૨૦૧૭-૨૧૨૩-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬–૦૭–૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૬–૧૧–૬બલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૨) તા.૨૭–૦૧–૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૯–૬–ડબલ્યુએલપી–૧૦૨૦૦૯–એસએફ–૪૯–ડબલ્યુ
- (૩) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૫–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૫૬૭–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૨૭-૦૧-૨૦૦૯ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલાઓમાંથી ખેડા જિલામાં તે જાહેરનામાં સાથેની અનુસુચિમાં દર્શાવેલ કુલ ૨૧૧ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી વિવિધ જિલા હેઠળના કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૭૨૮્રારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧-૦૪-૨૦૧૭થી, સરકારશ્રી અન્ય ફુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

ખેડા જિલ્લાના કઠલાલ, મહુઘા, કપડવંજ, ખેડા, મહેમદાવાદ, ઠાસરા, માતર અને નડીયાદ તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૧૧૭૧, ૩૧૬, ૩૬૩૯, ૬૦, ૨૫૫૦, ૨૮૫, ૧૪૪ અને ૩૮૯ સિંદત કુલ ૮૫૫૪ રોઝડા નોંધાયેલ છે.

IV-A-Ex. 164

ખેડા જિલાના ૧૦ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ ખેડા જિલાના ૧૦ તાલુકાના બાકી રહેતા ૩૬૫ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના हુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંઘીનગરના તા.૧૨-૧૦-૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ ગવન-૨૦૧૭-૩૪-વપસ-૧૦૨૦૧૭-૨૧૨૩-ડબલ્યુ ની અનુસૂચિ

કમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	ખેડા	કઠલાલ	અવાડા
2	n	11	ભાગડોલ
3	n	11	ભગતણા–મુવાડા
8	n	, 11	ઘનેર
પ	'n	11	ચારણ નિકોલ
ξ	11		છીપડી
9	"	"	ગડવેલ
6	11	11	ગડસણી મુવડી
4	,11	n n	ગગીયાળ
90		- 11 -	ગોગજીપુર
99	н	II II	ગુગડીયા
92	11	п	જમણ
93	11	п	કાકરખડ
98	11	н	કલતર
૧૫	11	11	કણીચેલ
98	11	ш	ਅਤਰ
9.9	W	" .	ਅਰਰ
96	. II	11	લાકવેલ
96	11	11	લસુદ્રા
50	11	11	લક્ષ્મણપુર
29	11	11	મુકેલ રતનપુર
55	11	11	नानी भुडेल
23	11	11	નારપુરા
58	31	11	Y65
૨૫	. 11	11	પટો
58	11	11	પોરડા ફાગવેલ
2.9	11	11	રામપુરા
26	11	11	ક્વનપુર
ર૯	11	n	સંદેશપુર
30	11	11	વિશ્વનાથપુરા
39	ખેડા	મહુઘા	ખિયાજ
35	11	"	ખિયાજ મિરજાપુરા
33	11	11	ખલડી
38	н	11	ખંઢીવાવ

કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૩૫	ખેડા	મહુઘા	મીયાપુર
35	11	11	મોટી ખંકોલ
39	11	11	મુલાજ
3८	11	11	નડગામ
3૯	11	"	સદરપુરા
80	11	. 11	સસ્તાપુર
४१	. 11	"	उ न्द्र।
४२	ખેડા	કપડવંજ	અબોચ
४३	11	"	અબવેલ
४४	11	11	અલામપુર
૪૫	II .	11	આંબલીચારા
४६	II .	11	અંકલી
89	11	11	બરીયાણા મુવાડા
86	ш ,	11	બવાણા મુવાડા
86 -	11	""	બેટાવડા
40	11	"	ભદરવાના મુવાડા
૫૧	11	11	ભગવાનજીની મુવડી
પર	11	11	ભોજાના મુવાડા
પ૩	11	11	ભુગળીયા
૫૪	.11	11	ભૂતિયા
૫૫	II	11	ાણા
પદ	II	11	EE21
૫૭	II	11	દંતલી
૫૮	11	"	ઘોળાકુવા
૫૯	11	<u> </u>	દુધાથલ
50	II .	"	કુતીયાબાદ
§9	11	11	
§ ?	. 11	II II	ફુલીના મુવાડા ગડીયારા
£3	II .	11	ગાવા
58 58	11	11	
50 EU	11	ıı ıı	હીરાપુરા
	11	н	જગદુપુર
23	11	II II	કશીપુરા
59	11	II	ખકોલ
56	11	11	કોશમ
56	11	11	લાલતેલીના મુવાડા
90	"	 H	લાલપુર (નીરમલી)
99	"	" "	લેતર
92	"	. n	મહંમદપુરા
93	"		મીરાપુર
७४	"	"	નાની ઝેર
૭૫	11	11	નરના મુવાડા
98		11	વતાગામ
99	"	11	નિકોલ

รหเร	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
9८	ખેડા	ร นร ่ จ	પરીયાણા મુવાડા
96	II .	п	પીરોજપુર
60	11	н	રામપુરા (સુંદરવડી)
८ ٩	11	11	રામતલાવડી
८ २		"	રેલીયા
23	11		સલોડ
68	11	• 11	સેલગઢ
૮૫	n	11	સુલતાનપુર (તીયબપુર)
25	n ,	11	સુલતાનપુર (વડાધરા)
۷9	11	11	તલપોડા
66	Ħ	11	6195
CE	11	11	તાદ્યજીતેક
60	II	11	વલવામહુડા
८१	n	"	વજારીયા
८२	n	"	વાસડા
63	"	· · · · · · · · · · · · · · · · · · ·	વીરણીયા
८४	11	11	વ્યાસજીના મુવાડા
૯૫	ખેડા	ખેડા	ભેરઈ
८६	"	11	બીકાજ
69	11	11	ચલીન્દ્રા
66	11	11	ચંદણા
66	11	11	ચિત્રાસર
900	11	11	દેદરડા
909	11	11	ઘરોડા
902	11	11	ઘાથલ
903	11	11	ઘોબલાજ
103	11	11	ગોવિંદપુરા
904		11	હરીયાણા
905	11	"	જેસવાપુરા
	11	- 11	બાઅ <i>તે</i> કા •ઘતાવેકા
909	11	11	કાનેરા
300	n	11	ખથવાડા
906	и .	11	મહીજ
990		11	
999	11	11	માલારપુરા
992	11	11	પણસોલી
993	11	11	પરસનતાજ
998	11	11	ปโจเดเช
994	"	" "	રસીકપુરા
998	" "	" "	સમદરા
999	" "	" "	સાંખેજ
996			સારસા
996	11	11	ઉમિયાપુરા
920	11	11	ସମେ
929	11	ıı ıı	વરસંગ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
૧૨૨	ખેડા	ખેડા	વાસનભુજરંગ
૧૨૩	"	11	વાસણામરગીયા
૧૨૪	II	"	વાસણાખુરડ
૧૨૫	ખેડા	મહેમદાવાદ	અમરાપુરા
928	II	11	અમસરણ
૧૨૭	II	11	અરેરી
१२८	ı, II	"	બવરા
१२८	II	11	ભુમાપુરા
930	II	"	છાપરા
939	, u	11	દાજીતૈકા
932	11	и.	દેવકીવંશોલ
933	11	11	દીલપુર
938	11	n	ગઢવા
934	11	11	ઘોડલી
935	11	11	ગોકલપુરા
939	11	11	ગોતાજ
936	. 11	II.	હથનોલી
936	II ·	11	ઈવા
980	11	11	જલામપુરા
989	II .	11	જલભીણી મુવડી
१४२	"	11	જલાયા
983	11	п .	
988	11	11	જારાવત
	11	11	જીબીપુરા
१४५	11	H	.3085
१४६	11	D D	કાંસી
989		"	કણીજ
986	11	. 11	કરોલી
986	II II	11	કતાકપુરા
१५०	11.		કેશરા
949		" "	ખાંભલી
૧૫૨	"		ખતરાજ
૧૫૩	"	n n	મલૈવાઢ
૧૫૪	" "	ıı .	મોટાઆજાબપુરા
૧૫૫		n	નવાગામ દોલપુરા
૧૫૬	"	"	નવચેતન
૧૫૭	"	ıı .	नेनपुर
१५८	11	"	น อเร
૧૫૯	"	"	પથાવત
१६०	"	11	રાસકા
१६१	11	"	रतनपुर।
१६२	II.	11	રોહીસા
१६३	II .	"	रुहन
१६४	II .	11	સમાસપુર

કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	ગામનું નામ
१६५	ખેડા	મહેમદાવાદ	સનશોલી
988	11	11	સોજલી
959	11	11	સુંઘા
956	И	11	વડડલा
956	11	11	पधापत
990	11	"	વમડી
999	11	"	વંશોલ સુંઘા
992	11	11	વંશોલી
193	11	11	વરશોળા
৭৩४	11	11	વિરોલ
૧૭૫	ખેડા	ઠાસરા	અગ્રવા
998	11 -	н	આજરોલી
999	11	"	અજુપુરા
996	11	11	અકલાજ
996	II .	11	અમૃતપુરા
960	11	н	ઔરંગપુરા
969	11	11	બઘરપુરા
965	Ш	11	ભથરી
923	11	11	ભાડવાસણા
968	н	Z II	ધુનદરા
964	11	11	ધુનડી
968	11	"	એલવેલુ
969	11	"	ગોલજ
966	11	11	ગુમડીયા
966	n	n	હરખોલ
960	11	"	હીંમતનગરલાત
969	n	11	જાખેડ
१८२	11	"	જલાનગર
963	н	"	જેસાપુરા
968	11	11	જેસાપુરા–મીઠાપુરા
१७५	11	"	જોરાપુરા
968	11	11	કલસાર
969	11	11	ખડગોધરા
966	11	"	ખેરાણા મુવાડા
966	II .	"	ખીલજપુર–તલપડ
500	11	11	ખીલજપુર–વનટલો
२०१	11	11	કોટલીનદોરા
२०२	"	11	મોરમળી
203	н	II II	મુળીયાદ
२०४	H	II II	वावाद्रा
२०५	11	11	नेस
२०६	н	11	પાંડવાણીયા
209	11	11	પીલોલ
२०८	11	11	પીપલવાડા

	िश्घानुं नाभ	તાલુકાનું નામ	ગામનું નામ
२०५	ખેડા	ઠાસરા	પોરડા
२१०	11	11	રખીયાલ (પાર્ટ)
૨૧૧	11	11	રાનીપોરડા
૨૧૨	11	11	રસુલપુર
૨૧૩	II .	11	ઠાસરા
२१४	н	H	રાવળીયા
ર૧૫	11	11	સલુન
२१६	11	"	સંઘેડીયા
२१७	11	11	સાપુરા
२१८	11	11	સમારપુરા
२१८	1M - 1	ીમ.	સીમલજ
220	11	11	સુઈ
૨૨૧	11	11	ઉદમતપુરા
222	11	11	વજેવલ
२२उ	H .	. 11	વલવપુરા
२२४	. 11	11	વણોટી
રરપ	n	11	વિઝોલ
२२६	11	11	વિકલપુરા
२२७	ખેડા	માવક	અંતરોલી
222	II .	11	અસામળી
૨૨૯	, II	11	અસાલી
230	11	11	બંમવગામ
૨૩૧	Ш	11	બરોડા
૨૩૨	II .	11	୯୯୨।
२उउ	11	11	ડાલોળી
२उ४	11	"	દેથળી
ર૩૫	II .	11	હડેવા
235	11	. 11	શદરવરણા
239	. 11	11	કથોડા
२३८	11	11	ખરેતી
२उ८	. 11		કોશીયાળ
580	11	11	લીમ્બસી
२४१	11	11	મલાવાડા
585	11	11	भावर
२४३	11	11	નધાનપુર
२४४	11	11	વગરમા
ર૪૫	11	11	ननडोती
२४६	11	11	પક્ષા
589	11	11	પરીચેજ
२४८	H	н	પીપરીયા
२४८	u .	11	
240	11	11	પુત્રજ
૨૫૧	II .	11	સથલા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
૨૫૨	ખેડા	માવક	સેખુજપુર
૨૫૩	11	11	સીંજવાડા
૨૫૪	11	11	8 sik
રપપ		11	ત્રાજ
રપદ	н	. 11	ઉઢેલા
૨૫૭	- II	11	વલોત્રિ
૨૫૮			વસઈ
રપ૯	11.	11	વસતણા
250	11	11	વિરોજા
२६१	ખેડા	नडीयाह	આકોલ
२इ२	H	ıı ıı	અલીન્દ્રા
283	ш , ,	ıı ıı	અણીયડ
२६४	II.	ıı ıı	અદ્યજ
ર૬૫	75	11	અદ્યેરી આમલી
२इइ	n	11	અરજણપુર કોટ
२६७	н	"	અરીરા
२इ८	11	ıı ı	ભૂમેલ
२६७	11	11	ભિલોક્રા
2.90		11	બોરીયા
૨૭૧	11	"	ચાલી
૨૭૨	11	11	ચંપાજીની મુવડી (સોદપુર)
293	n	11	ડભાણ
२७४	11	н	EIGSI
૨૭૫	11	11	દાવપુરા
२७इ	n	11	દેગામ
299	n n	11	ટુમરલ
२७८	n	11	ફેતેપુર
२७८	11	11	ગુટલ
260	11	11	ଥେଣ
269	11 .	11	હાથનોલી
275	11	n n	જવોલ
263	11	п	ક્રમલા (પાર્ટ)
268	11	11	કનજોડા
૨૮૫	II.	"	કીરવી
272	H	11	માહેલ
269	11	п	મજીવજીતૈકા (તાડ્ડ)
577	п	11	મરીડા
266	11	11	મઘરોલી
260	11	11	નાના વગા
269	11	11	વરસાવડા
265	Н	п	વવાગામ
263	11	-11	પાલીયા
२५४	11	11	પાલડી

કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	गाभनुं नाभ
ર૯૫	ખેડા	नडीयाह	પીપલાગ
२८६	11	"	પીપલાતા
२८७	11	11	રાજવગર
२५८	11	11	સાલુન તલપાડ
२५५	11	11	सांसुन पनटो
300	11	"	શીલોદ
309	11	· · ·	શોદપુર
302	11	11	શુરાસમલ
303	11	11	ટુકેલ
308	11	11	ઉત્તરસંડા
30 4	11	. "	વકતાલ
305	11	11	વેલતાવ
309	11	"	વેલા
306	11	11	पीना
306	11	11	ચોગીનગર
390	ખેડા	વશો	અલીન્દ્રા
399	11	"	બામરોલી
392	11	11	દતાલી
393	11	11	દીવા વનટા
398	II .	"	ગંગાપુર
૩૧૫	11	"	ହୁମାନ୍ଧ
395	II	"	કાલોલી
399	II .	"	કાંઘલી
392	II .	H_ «	લવાલ
396	11	11	મલીયાતજ
350	II	"	મીતરલ
329	11	n n	નવાગામ (પી)
322	11	11	पालना
353	11	II II	પીટલી
358	11	11	પીજ
૩૨૫	11	II II	રામોલ
358	II	11	રામપુરા
329	11	11	રન
32८	11	11	શીહોલડી
3२૯	11	"	થેલડી
330	11	11	વશો
339	11	11	ઝારોલ
332	ખેડા	ગલતેશ્વર	અમબાવ
333	. 11	11.	અનગઢી
338	11	11	બહીદાપ
334	11	11	બાલઘા
335	II .	11	ડાભલી
339	11	11	ડાબાસર

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
332	ખેડા	ગલતેશ્વર	ફતેપુરા
336	11		ગાડીયા
380	11	"	ગંગાજીના મુવાડા
389	n	ш	જાગરલ
385	н	11	કાટડી
383	н	11	કોસમ
388	11	11	કુની
૩૪૫	11	11	મઠડી
388	N	11	માલવણ
3४७	л	11	भेनपुर।
386	II .		મીઠાના મુવાડા
386	11	11	чısн
340	H	11	પાલયા
349	11	11	પાલી
૩૫૨	n	"	પરબીયા
૩૫૩	II	11	રસુલપુરા પાડલ
૩૫૪	11	3 11	રોઝવા
૩૫૫	11	11	રુસત્તમપુર
૩૫૬	n	n.	सनद्र।
૩૫૭	ji .	n n	સનગોલ
34૮	n	(1)	સારનલ
૩૫૯	11	"	સોનિયા
350	11	п	સોનીપુર
359	n	"	ટીંમાના મુવાડા
352	11	"	qies
353	11	11	વનોડા
358	11	"	વશો
૩૬૫	11	11	વનગોરલી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ





EXTRAORDINARY

PUBLISHED BY AUTHORITY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ

ગહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ–૧૯૭૨

ક્રમાંકઃ ગવન–૨૦૧૭–૩૫–વપસ–૧૦૨૦૧૭–૨૧૫૬–ઠબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬–૦૭–૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૬–૧૧– ડબલ્યુએલપી –૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૨) તા.૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯- ડબલ્યુ
- (૩) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨–– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૮-૦૯-૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ-૨૬.૧-અ-૧૫૭૯-૨૦૧૭-૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું દોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) દેઠળ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૨૭-૦૧-૨૦૦૯ના જાહેરનામાંથી, તેમાં દર્શાવેલ જિલાઓમાંથી મહેસાણા જિલામાં તે જાહેરનામાં સાથેની અનુસુચિમાં દર્શાવેલ કુલ ૧૭૨ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુક્તી કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ (૧)(૩) માં દર્શાવેલ તા. ૦૫/૦૬/૨૦૧૭ ના જાહેરનામાંથી વિવિધ જિલા દેઠળ કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૭૨૨ારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧/૦૪/૨૦૧૭થી, સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

મહેસાણા જિલ્લાના સતલાસણા, ખેરાલુ, વિસનગર, વડનગર, કડી, ઉંઝા, મહેસાણા, વિજાપુર, બેચરાજી અને જોટાણા તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૭૫૪, ૬૫૨, ૬૦૭, ૭૫૯, ૬૭૯, ૨૭૨, ૯૭૯, ૭૬૪, ૮૬૪ અને ૮૭૦ સિંદત કુલ ૭૨૦૦ રોઝડા નોંધાયેલ છે.

મહેસાણા જિલ્લાના ૧૦ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ મહેસાણા જિલ્લાના ૧૦ તાલુકાના બાકી રહેતા ૪૬૧ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના દુકમથી અને તેમના નામે,

મનીષ સી. શાહ,

સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ગવન–૨૦૧૭–૩૫–વપસ–૧૦૨૦૧૭–૨૧૫૬–ડબલ્યુ ની અનુસૂચિ

इसांड ,	જિલાનું નામ	તાલુકાનું નામ	ગામનું નાુમ
٩	મહેસાણા	સતલાસણા	ખારી
5	11	"	ખીલોડ 🤚
3	11	11	ખોડામલી
8	11	11	કોઠાસણા મોટા
ų	II .	11	કુબડા
ξ			મલાપુરા
9		name and the state of the state	મુમણવાસ
6	II .	II.	नानीसासु
6	11	11	હોટલપુર
90	11	H.	રાણપુર
99	11	11	સરદારપુર (ચી)
9.2	11	11	સરતાનપુર (ગઢ)
93	11	11	સવલાસણા
98	11	11	તાલેગઢ
94	11	11	ટીમ્બા
95	11	11	ઉમરી
99	11	11	पधार
96	<u> </u>	11	વસાઇ
96	II	11	qıq
50	n	11	लासु नानी
29	11	н	ભાલુસણા
22	· 11	11	ભાણવાસ
23	11	11	ભેમપુર
58	n	11	ચેલાણા
રપ	11	11	ઘરવાણીઆ
२६	11	11	ઘરોઇ
2.9	II .	11	ફતેપુરા – જવાનપુર
26	, 11	11	ગોઠડા
26	11	11	કનેડિયા
30	н	н	આંકલીચારા
39	11	11	બેડસ્મા
35	મહેસાણા	ખેરાલુ	ચાડા
33	11	H	ચાણસોલ
38	11	н	ચોટીયા
34	н	11	ડભાડ
35	11	11	કભોકા
39	11	11	ડાલીસણા
36	11	11	ડાવોલ
36	11	11	ડેદાસણ
80	11	11	દેલવાડા
89	п	п	ફતેપુરા (ખે)

કમાંક	िंध्वानुं नाभ	તાલુકાનું નામ	ગામનું નામ
४२	મહેસાણા	ખેરાલુ	કુડા
83	"	11	લાલાવાડા
88	"	11	લિમડી
૪૫	11	"	. લુણવા
४६	11	11	મછાવા
४७	IF.	11	મદેકુબપુરા
86	II .	"	મિદિયલ
४८	11	"	મલારપુરા
૫૦	11	11	મંડાલી
૫૧	11	н	મોટી ફિરવાણી
પર	II .	п	नासु
પ૩	11	. "	નાની ફિરવાણી
૫૪	11	11	नानीयाडा
૫૫	11	11	viยเ
પદ	II .	"	રસુલપુર
૫૭	н	11	સાદીકપુર
46	II .	11	સાકરી
૫૯	11	"	સમોજા
50	п	11	સાંગાથલા
59	II	"	વઘવાડી
55	, II		વરેઠા
83	II	"	વાવડી (ખે)
58	II	વિસનગર	બાઅતૈક
ह्य	. U	"	બાકરપુર
55	Ш	n	બેચરપુરા
59	II .	n	ભાલક
56	11	"	ભાંડુ
इ ए	11	11	બોકરવાડા
90	11	11	છોગાળા
99	11	"	દઢીયાળ
92	11	11	દેણપ
93	11	11	ଧାନରାଧା
98	11	n	ઘારુસણા
૭૫	II e	11	ગણેશપુરા તરભ
98	II.	11	ગણપતપુરા
99	11	11	ઘાઘરેટ
96	"	n n	ગોઠવા
96	11	11	ગુંજા
60	11	н	ગુંજાળા
<u>رو</u>	II .	11	ઇસનપુર
८२	11	11	ઈયાસરા
23	"	11	જેતલવાસણા
۲۶	11	11	કામલપુર (ગો)

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કમાંક	જિલાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
८५	મહેસાણા	વિસનગર	કામલપુર (ખ)
८६	11	11	કમાણા
<i>د</i> 9	11	п	કંકડપુર
66	11	11	કાંસા (પાર્ટ)
26			કાંસા એન. એ.
60	11	11	કંસારાકુઇ
८१	11	11	ખરવડા
८२	II.	11	કિયાદર
63	11	11	લક્ષ્મીપુરા ભાલક
८४	11	11	મગરોડા
૯૫	II.	11	મહેમદપુર
८६	Ħ	11	પિલુદરા
69	Н	н	પુદગામ
66	11	n n	પુરણપુરા
८८	11	11	રાજગઢ
900	11	11	રાળીસણા
909	n	II .	રામપુરા (કાંસા)
902	11	11	રામપુરા લા
903	11	11	રંડાલા
908	11	11	રંગાકુઇ
904	11	11	રંગપુર (ખે)
905	11	"	કાવળાપુરા
909	11	11	સદુઠલા
906	II	"	સાતુસણા
906	11	11	સવાલા
990	11	11	સેવાલિયા
999	n	11	સુશી
992	11	н	થલોટા
993	II .	11	થુમથલ
998	U	ıı ı	ઉદલપુર
994	11	11	qş
998	11	11	વિશ્વપુરા (ખ)
999	મહેસાણા	વડનગર	બાદરપુર
996	II II	"	ચમ્પા
996	11	"	§1.20 A.S.
920	11	11	ખટાસણા
929	Н	. 11	ખટોડા
922	11	11	મઢાસણા
923	Н	11	મોલીપુર
	11	11	નવાપુરા (સુ)
928	n	"	રેક લક્ષ્મીપુરા
૧૨૫	11	11	સુલીપુર
925 929	11	11	ઉણાડ

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
926	મહેસાણા	કડી	અચરાસણ
926	11	"	આદુંદરા
930	11	11	અગોલ
939	11	"	અલદેસણ
932	11	11	અમ્બાવપુરા
933	н	11	આમ્બલીયારા
938	11	11	આનંદપુર
૧૩૫	11	. "	અણખોલ
938	ll .	. 11	બાબાજીપુરા
939	II	11	બલાસર
936	11	11	બાવળુ
9.36	11	11	ભાલ્ઠી
980	11	"	બુડાસણ
989	H	11	ચંદનપુરા
૧૪૨	11	11	ચંદ્રાસણ
983	II	"	ચારોલ
988	II .	11	ડરણ
१४५	II	"	ઢોરીયા
१४६	11	"	દુઘઇ
989	If	n n	ફતેહપુરા
986	II .	"	કુલેત્રા
986	11	11	ગલોદરા
૧૫૦	11	"	ગણેશપુરા
949	11	11	હરીપુરા
૧૫૨	11	ıı ı	ઇંદ્રાડ
943	н	11	જાદવપુરા
१५४	11	ıı.	જમિયતપુરા
944	11	11	જાસલપુર
૧૫૬	II	11	જયદેવપુરા
૧૫૭	11	11	ઝાલોડા
946	II .	H.	કૈયલ
946	11	11	કલ્યાણપુરા
950	. 11	П	કામલપુરા
989	11	, II	કણજરી
952	11	11	કરણનગર
983	II .	. 11	हरसनपुर।
958	II .	11	ખંડેરાવપુરા
954	П	н	કોલાદ
988	11	11	કોરડા
959	II .	n	
986	11	11	કુંડાલ (પાર્ટ)
956	11	11	લક્ષ્મીપુરા (નંદાસણ)
223	11	II II	લક્ષ્મણપુરા

કમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
999	મહેસાણા	કડી	મદારાજપુરા
992	11	11	માથાસુર
993	11	11	મેઢા
998	- 11	11	મોકસણ '
994	11	11	વદાદા
9.95	11	11	여기간건인
999	11	11	નંદાસણ
996	n	. Н	નાની કડી (પાર્ટ)
996	11	- н	નાનપુરાસોણવડ
920	п	11	નારણપુરા
929	II .	"	નારોલા
922	11	"	નરશીહપુરા
923	11	11	નવાપુરા
928	н	11	પાલી
924	11	11	પંઢારપુર
968	11	11	<u> น่อโร</u> เ
929	11	11	પીરોજપુરા
966	11	11	રાજપુર
966	11	11	રણછોડપુરા
960	11	11	રંગપુરડા
969	II .	11	સાદરા – આલુસણા
१७२	11	11	સરસાવ
163	H	11	સુંષાંગા
968	H	11	શીયાપુરા
964	11	, 11	સુજાતપુરા
968	11	11	ટાંકીયા
969	11	. 11	થલોડ
966	Н	11	થોડમલપુરા
966	-11	11	થોળ
500	11	11	ઉમાનગર
२०१	11	11	ાગ્ડિ
२०२	11	11	વડપુરા (કૈયલ)
503	11	- 11	વણસોલ
508	11	. 11	વરખાડીયા
ર૦૫	11	11	વિસલપુર
508	n n	n n	. વિસતપુરા
209	11	11	યશવંતપુરા
२०८	મહેસાણા	ઉઝા	અમૂઢ
२०८	11	11	ભવાનીપુરા
290	11	n	ભુણાવ
299	11	11	ଜାଜାରାଧାର
292	11	11	ડાભી
293	11		દાસજ

કમાંક	જિધાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
૨૧૪	મહેસાણા	ઉઝ।	ગંગાપુરા
૨૧૫ 👻	II .	II II	દાજીપુર
ર્૧૬	H		જગન્નાથપુરા
૨૧૭	н	11	કહોડા
२१८	11	п	કામલી
२१७	IJ	"	કંથરાવી
220	- H	"	કરણપુર
૨૨૧	U	"	કરલી
222	11	11	ખટાસણા
२२उ	11	11	લિહોડા
२२४	ll .	11	લિંકી
૨૨૫	11	11	મહેરવાડા
558	11	11	મકતુપુર
२२७	11	11	નવાપુરા
256	"	11	પળી
२२८	11	11	રણછોકપુરા
230	11	11	શીહી
239	11	17	સુરજનગર
232	"	11	સુરપુરા
233	11	11	
२उ४	11		ઉપેરા
ર૩૫	"	11	વરવાડ
२उ६	II	"	વિસોળ
239	II .	મહેસાણા	આખજ
232	11	11	અલોડા
૨૩૯	II .	"	આંબલીયાસણ
२४०	II .	11	આંબલીયાસણ (સીટી)
२४१	П	11	અમિપુરા
585	II.	, 11	આંદપુરા (પાંચોટ)
२४३	11	п	બાદલપુરા (મેઉ)
२४४	II	11	બાલિયાસણ
૨૪૫	11	11	બલોલ
२४६	II	11	બળવંતપુરા
२४७	11	н	બામોસણા
२४८ .	11	11	ભાસરીયા
२४८	11	11	ભેસાણા
૨૫૦	н	11	બોદલા
૨૫૧	П	11	બોરીયાવી
૨૫૨	II	н	બુકાપાલડી
૨૫૩	11	11	ચરાડુ
૨૫૪	11	11	છઠીયારડા
રપપ	11	"	ચિત્રોડીપુરા
રપદ	11	11	દવાડા

इ मांड	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૨૫૭	મહેસાણા	મહેસાણા	દેલા
૨૫૮	н	11	દેલોલી
૨૫૯	11	11	. દેત્રોજપુરા
580	11	11	દેવિનાપુરા 🔭
२६१	11	-11	દેવરાસણ
२६२	11		ઘાધુસણ
253	11	II 2	દ્યોળાસણ
२६४	11		દિતાસણ
ર૬૫	11	"	દિવાનપુરા અપાપુરા
२६६	11	11	ફતેપુરા
२६७	II .	n	ગમાનપુરા
२६८	11	11	ગણેશપુરા (અલોડા)
२६७	II .	11	ગઢા
290	11	"	ગીલોસણ
209	H	11	ગોઝારીયા
२७२	11	. 11	ગોકડગઢ
293	11	11	ગોરાદ
२७४	11	11	हाडपी
ર૭૫	11	П	હરદેસણ
२७६	П	11	હરીપુરા
299	11	н	<u> </u>
२७८	11	П	हેડવા हનુમંત
२७८	H	11	િ કગાંળજ <u>પ</u> ુરા
२८०	11	11	જગુદણ
269	11	н	જમનાપુર
२८२	H	н	જેતલપુર
263	11	II II	જોરણંગ
552	11	11	જુની સેઢાવી
२८५	11	11.	કરસનપુરા
२८६	11	11	ખરસડા
269	11	11	કોચવા
266	11	11	કુકસ
266	п	11	લાખવડ
260	n	"	લાલજીવગર (મ)
२८१	п	n	લાંઘણજ
265	n	11	લક્ષ્મીપુરા
263	11	п	લક્ષ્મીપુરા (ખારા)
२५४	11	11	લીંચ
રહય	11	"	મંડાલી
२८५	11	11	મરેડા
२८७	11	11	મેઘા અલીચાસણ
	11	п	મેઉ
२८८	п	n	મેવડ

કમાંક	જિલાનું નામ	dideri	
300	મહેસાણા	તાલુકાનું નામ	गाभनुं नाभ
309	n	મહેસાણા "	મોહનપુરા (મોટીદાઉ
305	11	"	મોટીદઉ
303	II.	"	મુલસણ
308	11	"	नहास।
304	H		नानी हाउ
308	II	"	નાની સેઢાવી
309	11	"	પઢારીયા
302	11	11	પાલેજ
306	11	11	પાલોદર
390	II ·	II.	પાલવાસણા (પાર્ટ)
399	H	11	. પાંચોટ
392	. 11	"	राभवगर
393	II	"	રામોસણા
398	II II	H	રામપુરા (કુકસ)
394	11	11	રામવિજયનગર (ખરસડા)
395	11	П	રૂપાલ
399	11	11	રૂપાલ (કુકસ)
392	II	11	
396	11	11	સખપુરડા
350		11	સાલડી
329	"	II .	સામેત્રા
322		II .	શંકરપુરા (હાકવી)
	II .	11	સોનેરીપુરા
323	11	11	સોભાસણ
358	. II	ll II	ું. કુંડાલી
૩૨૫	"	n n	ઉચરપી
328	11.	"	વડાસ્મા
329	"	11	વડોસણ
326	મહેસાણા	વિજાપુર	વિરતા
326	II ·	। ।	અબાસણા
330	П	11	અભરામપુરા
339	П	11	આગલોડ
335	11	II .	આનંદપુરા
333	II	II	આશ્રાપુરા
338	П	II II	બામણવા
૩૩ ૫	. 11	11	ભાણપુર
335	D	"	ભીમપુરા વાલોર
339	"	11	બિલિયા
332	п	11	ચંદ્રાનગર ડાભલા
336	H	11	ચાંગોદ
380	II	" "	કેરિયા
389	П	"	દેવડા
385	11	"	દેવિપુરા દાભલા
		"	ધનપુરા

		તાલુકાનું નામ	गाभनुं नाभ
ક્રમાંક	िह्मानुं नाभ	વિશ્વપુર	ફતેહપુરા (પી)
373	મહેસાણા	11	કુકેદા
388	11	11	ગઢડા
384	- 11	11	ગણેશપુરા
388	11	11	ગવાડા
389	11	11	ગેરીટા
386	11	- 11	ગોવિંદપુરા જુથ
386	11	11	ગુંદ્રાસણ
340	II	11	દશ્રાપુરા સોજા
349	11	II	હાથીપુરા
34ર	11	11	જંત્રાલ
343	. "	11	જેપુર
348	II	11	કામલપુર
344	11	11	કણભા
348	11	11	કેલીસણા
349	II	ll ll	ખણૂસા
346	11	11	ખરોડ
346	11	11	કોટડી
350	11	11	કુકરવાડા
359		11	માઢી
352	11	11	મહાદેવપુરા કાલલા
353	11	11	મहાદેવપુરા ગવાડા
358	11		માલવ
354	11	11	મલોસણ
355	11		મંડાલી ખરોડ
359	11	11	મોરવાડ
356	11	, 11	મોતીપુરા (ટીંટોદણ)
356	11		પામોલ
390	11	- 11	પટેલપુરા પીલવાઈ
399	11	11	પેઢામલી
392	11	8 11	પીલવઈ
393	11	11	પીરોજપુરા
398	11	11	રામપુર કુવાયડા
394	H .	11	રણાસણ
398	11	11	રણસીપુર
399	11	11	સયાજીનગર
396	11	11	સોજા
396	11	11	સોખડા
360	11	11	સુંદરપુર
329	11		તાતોસણ
365	11		ટીટોદણ
323	11	11	ઉબખલ
363	11	11	વડાસણ
320 324	11		

કમાંક	જિધાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
328	મહેસાણા	વિજાપુર	વસાઈ (કાભલા)
3८७४	11	11	વિજાપુર
366	મહેસાણા	બેચરાજી	આદિવાડા
366	11	"	અજબપુરા
360	Н	n	આકબા
369	11	n	આસજોલ
365	11	11	બરીયાફ
363	11	"	બેચર બેચરાજી
368	11.	11	ચંદ્રોડા
૩૯૫	11	11	યડાસણા
368	11	п	ચાંદણકી
369	"	н	છેટાસણા
366	"	11	કેડાણા
366	II.	11	દેલપુરા (ખાંટ)
800	11	"	દેથલી
४०१	H-	11	કેલગઢ
४०२	11	11	ઘનપુરા
803	11	n	ઘારપુર (ખાંટ)
ROR	II .	11	કોડીવાડા
४०५	11	"	એંદલા
808	II	"	ફીંચડી
४०७	II		ગણેશપુરા (ગાંભુ)
806	11	"	જેવપુર
४०५	11	11	કરણપુરા
४१०	11	11	કરણસાગર
४११	н	n ·	ખાંભેલ
४१२	11	"	મંડાલી
४१३	н	II II	માત્રાસણ
४१४	П	11	มสเนาเล
४१५ -	H	ıı ıı	પ્રવાપનગર
४१६	H	11	રંછોકપુર
४१७	II	"	રાંતેજ
४१८	11	"	રૂપપુરા
४१७	11	. "	સદુથલા
४२०	11	11	શંખલપુર
४२१	11	11	સાંપવાડા
४२२	11	11	સુજાનપુર
853	11	"	સુરજ
858	n n	11	વણપુર
૪૨૫	II .	11	વેશપુરા
४२६	મહેસાણા	શ્રેડાણા	અજબપુરા
४२७	n	11	આલમપુર
४२८	II .	11	બાલસાસણ

янis	જિલાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
४२८	મહેસાણા	જોટાણા	ભટારીયા
830	11	11	ભટાસણ્
839	11	11	ચાલાસણ
४३२	11	11	છાલેસરા
833	II	11	ઘનાલી
838	11.	11	ઘાંઘલપુર
४३५	11	11	ઘનપુરા (કટોસણ)
835	. 11	11	ઘોળાસણ
839	11	11	દિગડી
836	11	"	ગોકલપુરા
836	11	11	ગોવિંદવાડી (સાંથલ)
880	11	"	દરસુંડલ
४४१	11	11	ઈજપુરા જેઠાજી
885	11	11	જાકાસણા
883	11	11	જોટાણા
888	11	11	કણપુરા
४४५	11	11	કસલપુરા
888	11	11	કટોસણ
889	n .	n n	ખદલપુર
288	II .	"	માંકનજ
४४८	п	ıı ıı	મરતોલી
४५०	11	II II	મેમદપુરા
४५१	11	11	મોદીપુર
૪૫૨	П	11	મોચણ
४५३	11	11	મુદરડા
४५४	II .	"	રામપુરા (કટોસણ)
૪૫૫	11	11	રાણીપુરા
४५६	11	n	સાંથલ
૪૫૭	11	11	સિદોસણ
४५८	II.	П	સુરજ
४५८	11	11	તેજપુરા
850	11	n ,	તેલાવી
४६१	11	11.	વિરસોડા

ગુજરાતના રાજ્યપાલશ્રીના हુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંકઃ ગવન-૨૦૧૭-૩૬-વપસ-૧૦૨૦૧૭-૨૧૫૮-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫–૦૧–૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૭–૧–ડબલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૩) તા.૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૪) તા.૧૫-૧૨-૨૦૧૧ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૧૧-૨૪-વપસ-૧૦૧૧-એસએફ-૮૬-ડબલ્યુ
- (૫) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૮–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૫૭૮–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ (૧)(૩)માં દર્શાવેલ તા. ૧૫-૧૨-૨૦૧૧ના જાહેરનામાંથી તેમાં દર્શાવેલ જિલ્લાઓમાંથી આણંદ જિલ્લામાં તે જાહેરનામા સાથેની અનુસુચિમાં દર્શાવેલ કુલ ૧૨૬ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુકતી કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૫) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી આણંદ જિલ્લા સિદત, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૭૨૮્ટ્રારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧-૦૪-૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મૃદત વધારવામાં આવેલ છે.

આણંદ જિલાના આણંદ, ઉમરેઠ, બોરસદ, આંકલાવ, પેટલાદ, સોજીત્રા, ખંભાત, તારાપુર તાલુકાઓમાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૯૧૬, ૧૦૦૧, ૧૮૨૮, ૧૭૧૬, ૭૨૨, ૩૪૧, ૬૨૮ અને ૧૦૯ સદિત કુલ ૭૨૬૧ રોઝડા નોંધાયેલ છે.

આણંદ જિલ્લાના ૮ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ આણંદ જિલ્લાના બાકી રહેતા ૨૪૫ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના દુકમથી અને તેમના નામે,

મનીષ સી. શાંહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંઘીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ ગવન –૨૦૧૭–૩૬–વપસ–૧૦૨૦૧૭–૨૧૫૮–૬બલ્યુ ની અનુસૂચિ

કમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	આણંદ	આણંદ	અજારપુરા
5	n	11	ગામડી
3	Pf	"	હડગોદ
8	li .	11	જાખરીયા
ય	11	11	જીતોડીયા (પાર્ટ)
5	11	11	ઝોલ
9	11	11	કસોર
6	n	11	ફૂંજરાઉ
4	11	11	લાંભવેલ
90	11	11	મેઘવા ગાના
99	11	11.	મોગરી
92	11	11	નાપાડવાંટા
93	H	"	રાહતળાવ
98	. "	"	રાજીપુરા
૧૫	11	11	રવડાપુરા
98	H	11	સદનપુરા
9.9	n	11	સામરખા
96	11	11	સૂંદરણ
96	n	11	વધાસી
50	n	11	વલાસણ
29	આણંદ	ઉમરેઠ	અશીપુરા
22	11	11	બડાપુરા
23	II .	11	ભરોડા
58	II.	11	ભાટપુરા
રપ	11	11	દેવરામપુરા
28	U	11	ઘુલેટા
૨૭	11	11 .	ફતેપુરા
26	. "	11	હમીદપુરા
26	11	11	જેતપુરા
30	11	11	લીંગડા
39	11	11	મેધવા બડાપુરા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
35	આણંદ	ઉમરેઠ	નવાપુરા
33	п	"	પાનસોરા
38	, II	11	પરવતા
૩૫	"	II .	સૈયદપુરા
35	11	11	સીલી
39	11	н	વારપુરા
3८	11	11	ઉંટખરી
36	11	II .	વંસોલ
४०	આણંદ	બોરસદ	અલરસા
४१	11	11	અમીયાદ
૪૨	11.	II II	બાણેજડા
83	II .	. 11	ભાદરણ
88	II .	II .	બોડાલ
४५	11	II .	ચુવા
88	II .	II II	ડભાસી
४७	H	"	દાદપુરા
86	11	ıı ıı	દકેમી
४८	П	11 '	દાવોત
૫૦	11	II II	- દેદારડા
૫૧	11	11	દ્યોબીકુઈ
પર	11	"	ઘુન્ડાકુવા
પ૩	II .	11	ગોલેલ
૫૪	II	"	હરખપુરા
પપ	II.	"	જંત્રાલ
પદ	11	н	-ઝરોલા
૫૭	H	11	કણભા
૫૮	II .	"	કંઘોતરી
૫૯	II .	11	કંસારી
50	n	11	કસુમબાદ
59	, II	"	ખાનપુર
55	H	н	ખેડાસા
83	II .	11	કીખલોદ
58	ıı ı	"	이버이
ह्य	11	"	નાની શેરડી
55	11	11	નાપા તળપદ
59	n	11	નાપા વન્ટો
86	11	ıı ı	પમોલ
5 C	11	11	કહ્યાના
90	II .	11	ર રેદેલ
99	11	H .	સૌજપુર
૭૨	n	n n	સંતોકપુરા
93	11	н	સિંઘલાવ
98	11	II II	સીસ્વા

ынів	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૭૫	આણંદ	બોરસદ	સુરકુવા
95	11	11 .	ઉમળાવ
99	11	11	ઉનેલી
9८	. 11	11	વાછીચેલ
96	"	"	વહેરા
00	11.	11	વાસણા (રાસ)
८ ٩	આણંદ	આંકલાવ	અંબાવાવ
25	II .	11	અસોદર
23	11	11	ભેટાસીભાભાગ
28	11	11	ભેટાસી વન્ટા
૮૫	11	11	બીલપાડ
८ ६	11	H	ચામરા
۷9	II	н н	દેવાપુરા
66	11	II II	હલદરી
66	11	11	હાથીપુરા
60	11	"	જીલોદ
८१	11	11	કંથારિયા
८२	11	11	કાનવડી
63	II .	ıı ıı	ખડોલ (ઉમેઠા)
८४	11	"	કોસીન્દ્રા
૯૫	11	11	લાલપુરા
८इ	11	II II	માનપુરા
69	n e	11	મુજકુવા
66		ıı ıı	नानी शंडीयाड
66	"	ıı ı	રણક્રોટપૈકા
900	11	11	શંખીયાડ
909	n	11	ઉમેટા
902	આણંદ	પેટલાદ	અગાસ
903	11	"	આમોદ
908	11	11	અરડી
904	11	11	બામરોલી
905	11	11	બઘણી
109	11	11	ભરેલ
906	11	"	ભવાનીપુરા
906	11	II II	ભુરાકુઈ
190	n n	"	બોરીયા
119	11	n ·	દંતાલી
992	П	11	દંત્રેલી
113	11	II.	દવાલપુરા
113	11	11	દેમોલ
994	11	H H	ઘૈરથાપુરા
114	11	н	ઘુંટેલી
115	11	n n	ઈશરામા યુટલા
7 7 (9)		1	उराराना

કમાંક	ि ह्वानुं नाभ	તાલુકાનું નામ	गाभनुं नाभ
996	આણંદ	પેટલાદ	જોગણ
920	11	11	કનીયા
929	11	11	ખડાણા
922	11	н	લક્કડપુરા
૧૨૩	11	11	મહુદીયાપુરા
૧૨૪	11	11	માછેજ
૧૨૫	11	"	માનપુરા
१२६	11	11	પગકોલ
929	11	н	પાલજ
926	11	n n	પંડોલી
926	11	п	પોરડા
930	11	n n	રામોદડી
939	11	11	રંગાઈપુરા
932	11	е п	રવીપુરા
933	11	n n	રવલી
938	н	11	રૂપીયાપુરા
૧૩૫	H	11	સંજાયા
938	11	"	્સાંસેજ
939	11	11	શાહપુર
932	11	11	શેખરડી
936	11	11	શિહોલ
980	11	11 .	સીલ્વાઈ
989	11	11	ુ સુંદરા
१४२	II .	11	સુંદરાણા
983	II .	11	વડાદલા
१४४	"	11.	વિરોલ (સીમરડા)
984	II .	11	વિશ્વોલી
988	n	11	વિશ્વામપુરા
989	આણંદ	સોજીત્રા	બલીન્તા
986	11	11	બાંટવા
986	2 H	11	ભાડકડ
940	"	"	દલી
949	II .	11	દેવતાજ
942	II .	11	2 5
૧૫૩	"	н	ઈસ્નાવ
148	11	11	કસુર
944	II .	11	ખણસોલ
945	11	11	કોથાવી
145	11	11	લીંબલી
946	II .	11	મઘરોલ
146	II .	11	મેઘલપુર
146	II .	"	પલોલ
150	II .	11	પીપલાવ

ક્રમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
982	આણંદ	સોજીત્રા	ર્શક
१६३	11	П	ત્રંબોવાડ
१६४	11	11	વિરોલ(સોજીત્રા)
૧૬૫	આણંદ	ખંભાત	અખોલ
955	11	11	બાજીપુરા
959	11	11	બામણવા
956	11	"	ભીમતળાવ
956	11	11	ભુવેલ
990	11	11	ઘેડા
999	11	11	દ્યુવારણ
992	n	11	इीनाप
993	11	11	ગુડેલ
998	11	11	હરીપુરા
994	11	н	હરિયાણ
195	11	ıı ıı	%61%
	11	11	જાલસણ
9.99	11	11	%सुन्द्र।
996	11	11	୬୯୯୬
9.96	11	11	કાલી તલાવડી
960	11	"	કનીશા
929	11	11	Sizis
965	11	11	કસારી
923	11	11	
928	11		भाटनस
१८५	11	н	લક્ષ્મીપુરા
968	n	н	લુછેજ
969	n	"	મલાસોની
966	n	11	માલ
966	n	11	મેતપુર
960	11	11	મીતલી
969	11	, II	મોતીપુરા/કોડવા
૧૯૨		" "	વાગરા
१८उ	11		नाना इसोध्य
१५४	11	11	નંદેલી
૧૯૫	11	11	થતાગામ ભાડા
१८६	11	11	વતાગામ તવ્ડા
969	"	11	નેજા
966	11.	"	પણદાદ
966	11	· · ·	પીપલોઈ
500	11	11	પોપટવાવ/છતરડી
२०१	11	11	રંગપુર
२०२	11	п	રોહીણી
२०३	11	п	સાકેરપુરા
२०४	11	"	સંચામા
ર૦૫	H	"	સોખડા/પાલડી/ઝાલાપુર
२०६	11	11	สรเสตเน

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
२०७	આણંદ	ખંભાત	વક્મા
506	n	11	તારકપુર
२०८	" ,	11	ટીમ્બા
२१०	11	н	વડોલા
૨૧૧	H	n	વૈણાજ
૨૧૨	આણંદ	વારાપુર	અદરુજ/માલપુર
૨૧૩	n	"	અમલીયારા
૨૧૪	п	11	ભંડેરાજ
ર૧૫	n	11	બુદોજ
૨૧૬	п	"	ચાંગડા/વાંક તળાવ
299	п	11	ચીખલીયા
296	п	11	ચીતરવાડા
२१७	11	11	ું કુંગર <u>ી</u>
250	n	11	ફતેપુરા
	п	п	ગલીયાણા
229	'n	11	ગેલાયાણા
222	11		
223	11	II II	ઈસરવાડા
558	H	п	જાફરગંજ
ર૨૫	11	11	%धा
२२६	11	" "	ું જીસ્કા
२२७	11	 11	કાનવડા
२२८	" "		કસ્બારા
२२८		"	ี ฟรเ
२३०	11	"	ખાનપુર
૨૩૧	"	"	મહીયારી
२उ२	n	"	મીલ રામપરા
२३३	n .	"	મોરજ
२३४	п	li li	મોટા કલોદ્રા
૨૩૫	, I	ıı ı	નભોઈ
२३६	11	11	પચેગામ
239	11	11 .	પાદરા
२३८	11	n	રેલ
२उ८	11	"	રીંઝા
580	11	11	સથ
२४१	н	n	ટોલ
585	II.	н	ઉટવાડા
२४३	II .	• и	વાલંદપુરા
588	11	11	વલી
ર૪૫	11	11	વરસડા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.







EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ જાહેરનામું સચિવાલય, ગાંઘીનગર, તા.૧૨–૧૦–૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

इमांडः गपन-२०१७-३७-पपस-१०२०१७-२१७४-**5**५८स्

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬–૦૭–૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૬–૧૧–૬બલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫-૦૧-૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૭-૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧)(૧૬૬૨)
- (૩) તા. ૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૨) અત્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૮–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ–૨૬.૧–અ–૧૫૮૬/૨૦૧૭–૧૮

(૪) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુઘારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠળ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫-૦૧-૨૦૦૭ ના જાહેરનામાં તથા સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૨૭-૦૧-૨૦૦૯ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓમાંથી જામનગર જિલ્લામાં તે જાહેરનામા સાથેની અનુસુચિમાં દર્શાવેલ કુલ ૧૬૪ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૪) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી, જામનગર જિલ્લા સહિત, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સંરપચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨જીસ્ટ્રારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧-૦૪-૨૦૧૭થી, સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

જામનગર જિલ્લાના જામજોઘપુર, જામનગર, ઘોલ, જોડીયા, કાલાવાડ, લાલપુર તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૯૭૪, ૧૮૭૧, ૯૨૬, ૧૬૭૬, ૧૬૮૦ અને ૧૧૬૭ સિંદત કુલ ૮૨૯૪ રોઝડા નોંધાયેલ છે.

જામનગર જિલ્લાના ૬ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ જામનગર જિલ્લાના બાકી રહેતા ૩૨૮ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ગવન–૨૦૧૭–૩૭–વપસ–૧૦૨૦૧૭–૨૧૭૪–૬બલ્યુ ની અનુસૂચિ

કમાંક	જિધ્નાનું નામ	તાલુકાનું નામ	ગામનું નામ
9	જામનગર	જામજોઘપુર	આંબરડી ભુપત
5	11	n)	આંબરડી ડેરી
3	н	"	આંબરડી જામ
8	11	"	આંબરડી મેઘપર
પ	11	11	આંબરડી મેવાસા
ξ	II	11	બગધરા
9	11	II .	ભરાક મોટી
6	. "	11	ભોજબેડી
6	11	ıı ıı	બુટાવદર
90	н	п	ચીરોડા મુળજી
99	II	11	ચીરોડા સંગ
9.2	11	II.	દલ દેવળીયા
93	11	11	ધ્રાફા
98	II.	11	ગઙઙા
૧૫	П	11	ઈશ્વરીયા
98	11	11	જામવડી
9.9	11	11	કાડબલ
96	н	11	કલ્યાણપુર સોગઠી
96	II.	11	કરસનપર
50	11	II II	કોટડા બાવીશી
૨૧	11	11	મેઘપર
22	11	II	મેલાઠા
23	u u	II II	મેથાણ
58	11	11	મોટી ગોપ
રપ	11	II II	નંદાણા
२६	11	, 11	રબારીકા
2.9	Н	п	સુખપર ધ્રાફા
26	11	II II	સુખપર
26	II .	II.	ઉદેપુર
30	н	II II	વકવાલા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
39	જામનગર	જામજોદાપુર	વલાસણ
32	11	11	વનાણા
33	11	11	વાંસજલીયા
38	11	n	વસંતપુર
3પ	11	11	વેરાવક કોઠાવીરડી
35	11	H	વીરપુર
39	11	"	ઝીણાવરી
32	જામનગર	જામનગર	અલીયા
36	11	"	અમરા
80	11	"	બેડા
४१	II .	11	બાલંભડી
85	11	11	બેડ
83	и .	11	ચંપા બેરજા
88	11	11	ચંદ્રાગા
૪૫	11	11	ચંદ્રગઢ
४६	н	11	ચાંગા
89	11	"	ચાવડા
86	11	n n	ચેલા
४८	11	11	દડીયા
૫૦	11	n n	દરેડ
૫૧	II	"	ยเ๋ยเ
પર	п	"	હીંચણા
પ૩	11	11	ย่ารเ
૫૪	"	11.	ઘુડસીયા
૫૫	11	. 11	ઘુણવાવ
પક	11	11	દ્યુતરપર
૫૭	n	11	દીગ્વીજય ગામ
૫૮	H. U	"	. દોઢીયા
૫૯	II	. II.	ફાચરીયા
\$0	П	11	इसा
59	II	11	ગડુકા
52	H	11	ગંગવા
£3	II .	11	ગોરધનપર
58 58	n .	11	હાયા
50 54	II .	11	हर्षध्यर
59	II .	11	જાગા
59	11	11	જાંબુડા
\$6 \$6	11	11 .	જામવંથલી
	11	11	
56	11	"	જવા નાગગ
90	n n	n	द्वा नागणा
99	11	"	કાંસુમરા
95		11	ખંભાલીકા મોટાવાસ
93	11	" "	ખંભાલીડા નાનાવાસ
98	s#		ખરા બેરજા

ыів	જિ ध्वानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૭૫	જામવગર	જામનગર	ખરા વેઢા
95	11	ıı .	ખીજડીયા
99	11	11	ખીજડીયા રવાણી
96	n	11	ખીલોસ
96	- 0	П	ખીમલીયા
00	11	11	ખીમરાણા
८ ٩		11	ખોજા બેરજા
ر ۶	11	11	કોંઝા
23	II -	"	લાખા બાવળ
28	11	"	લાખાની મોટાવાસ
८५	11	"	લાખાની નાનાવાસ
C \$	11	11	લવાડીયા
رع	11	11	લોંઠીયા
66	н	11	મકવાણ
28	- H	11	મસીતીયા
60	n	11	भट्या
८१	11	11	મેડી
८२	11	- 11	મોડપર
८३	11	11	મોખાણા
८४	11	п	મોરકંડા
૯૫	11	ll ll	મોટા થાવરીયા
८६	П	n n	મોટી ભાનુગર
69	П	"	મોટી બાલસણ
66	II .	"	મોટી ખાવડી
66	11	11	મુંગાણી
900	11	. 11	नधेडी
909	н	"	नधुन।
902	н	11	નાના થાવરીયા
903	11	11	નંદપર
908	II.	11	નાની ભાનુગર
904	11	11	નાની ખાવડી
905	11	11	नानी भाटती
109	11	11	નારણપર
906	11	Ш	하다 하기에
906	11	11	કહાજીવતક
190	11	n n	રસુલનગર
999	11	11	ક્લાલસર
	n n	n n	સચાણા
992	II .	11	સાપર
993	ıı .	"	સાપડા
998	II .	11	સરમત
994	II .	11	શેખપત
998	II .	11	
999 992	n n	11	સુમરી (બાલસણ)

કમાંક	िश्चानुं नाभ	તાલુકાનું નામ	ગામનું નામ
996	જામનગર	જામનગર	સુર્યાપરા
950	11	11	સુવારડા
૧૨૧	11.	"	તામચણ
922	11	11	ે ઠેબા
923	11	. "	વાગડીયા
૧૨૪	II	. "	વાણીયાગામ
૧૨૫	11	11	વારણા
928	11	11	વસઈ
929	11	11	વાવ બેરજા
926	11	11	વેરાટીયા
926	11	11	વીભાપુર
930	11	11	વીજરમી
939	II .	II II	વીરપુર
932	શ્રમવગડ	ધ્રોલ	બીજલકા
933	11	" .	ડાંગરા
938	. "	11	દેડાકદાડ
934	II .	11	ઘરમપુર
935	11	11	21851
939	11	11	ગોલીટા
936	11	11	อเระโรเ
936	11 ,	11	દાજમચોરા
980	. 11	11	હમાપર
989	11	11	હરીપર
985	II.	II.	જાબીડા
983		11	જલીયા માનસર
988	11	"	જયવા
984	11	"	52SI
988	п	"	ખાખરા
989	<u>"</u>	н	ખેંગારકા
986	"	- II	ખીજડીયા
	n n	"	લૈયાલા
9 YC	11	11	લવાલા
140	11	11	भन्नेह
942	11	11	મજારુ માણેકપર
143	11	11	
	11	11	માતતક
१५४	II .	11	મોટા ગરેડીયા
944	11	н	મોડા ઈટાલા
१५६	11	11	મોટા વરૂદક
949	11	11	નાના ગરેડીયા
१५८	11	n	नाना प३६५
946	" "	" "	୶୲ଥିପଥୋ
950	" :	11	પીપરટોડા
989	11	" "	રાજપર
१६२		"	સણોસરા છલા

કમાંક	िह्ह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
१६३	શ્રમવગર	દ્યોલ	સોયલ
१६४	II	11	સુઘાધુના
१६५	, п	11	સુમરા
988	શ્રમનગર	જોડીયા	ભાદરા
959	H _	II .	અનાડા
956	II	u de la companya del companya de la companya de la companya del companya de la co	બદનપર (જોડીયા)
986		and the second s	બાલાછડી
990		11	બાલંભા
999	11	H	બરાડી
992	11	11	ભીમકાટા
993	11	n	જારાગઢ
9.98	11	n	જોડીયા
૧૭૫	11	11	કેસીયા
9.95	11	11	ખીરી
999	н	11	
992	n	ıı ıı	भाजभोर।
996	11	"	મવનું ગામ
960	11	II II	रसनात
929	II	U	સાંપર
१८२	. "	"	પીઠાદ
923	II .		વાવડી
968	II .	"	દીંબી
१८५	11	, n	અંબાલા
968	11	"	મેઘપર
929	11		માનપર
966	11	n	વકાઠા
966	11	"	કહાજીવતક
960	11	11	นรเยเ
969	11	11	દુધઈ
१८२	11	n	કોટડીયા
963	11	n	લખતર
१५४	II	11	લીંબુડા
૧૯૫	11	11	બેરાજ
१८६	11	11	નેસડા
969	II .	"	માધાપર
966	II	"	મોરાણા
966	11	11	જામસર
500	n	"	જશાપર
२०१	II.	· · · · · · · · · · · · · · · · · · ·	બોડકા
२०२	જામનગર	કાલાવાડ	આણંદપર
203	II	п	અરલા
२०४	11	н	બાલંભડી
ર૦૫	Н	U.	બામણગામ
508	н	11	બાંગા

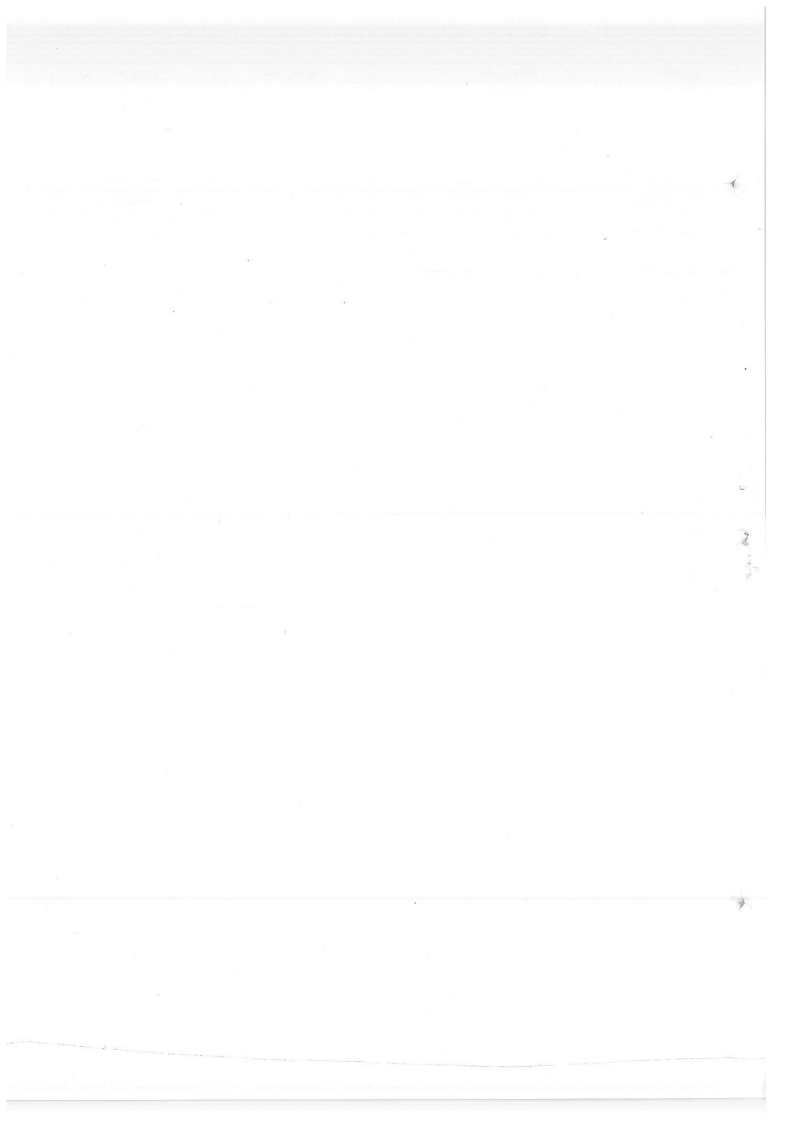
કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
२०७	외 버러기2	કાલાવાડ	બાવા ખાખરીયા
206	11	11	. બેડીયા
२०७	II .	"	ભગત ખીજડીયા
290	11	"	ભાંગડા
299	n	11	ભવાભી ખીજકીયા
૨૧૨	U	, "	ભાયુ ખાખરીયા
૨૧૩	. 11	11	भीमनुं गाम
२१४	II	11	ચાપરા
ર૧૫	11	11	દંગરવાડા
२१६	II .	II.	દેઢ ખીજડીયા
२१७	11	"	દુઘાલા
२१८	11	, n	કુંગરાની દેવલીયા
२१८	11	11	ગલપાદર
220	II .	н	ગોલાણીયા
૨૨૧	11	п	ઇસ્થ ળ
222	11	II.	હરીપર (ખંઢેરા)
૨૨૩	II	"	જશાપર
२२४	II .	n n	જીવાપર
રરપ	U	н	જુવાનપર
२२६	П	н	કાલમેઘડા
२२७	п	ıı ı	ખાન કોટડા
२२८	· H	11	ખંડેરા
२२८	Н	11	ખરેડી
230	II	"	ખીમાની સણોસરા
239	II	11	કોઠા ભડુકીયા
232	Л	11	લબુકીયા ભડુકીયા
233	II	11	લાલોલ
२३४	II	11	લક્ષ્મીપુરા
ર૩૫	11	11	મકાજી મેઘપર
२३६	U	11	મખા કરોડ
239	11	п	મકરાણી સણોસરા
232	II .	11	મેવાસા (હરીપર)
236	II .	11	મોરીદાડ
२४०	11	11	મોરવાડી
२४१	11	11	મોટા ભડુકીયા
२४२	11	11	મોટા વડાલા
२४३	n n	"	મોટી ભગેડી
588	11	11	મોટી માટલી
२४५	11	n	મોટી નાગજાર
२४६	11	n	मेलील।
२४७	11	11	वागपर
२४८	11	"	વાવા બદવતર
286	n n	11	
240	11	11	नाना पडासा नानी ભગેडी

કમાંક	જિ ध्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૨૫૧	શ્રમવગર	કાલાવાડ	નાની બાલસણ
૨૫૨	11	"	નાની નાગજર
૨૫૩	11	"	નાની વાવડી
૨૫૪	H	"	નપાણીયા ખીજડીયા
રપપ	II	II II	નવાણીયા ખાખરીયા
૨૫૬		II	પાટા મેઘપર
૨૫૭	11	II .	પીપલીયા (ઘાંઘલીયા)
૨૫૮	II .	11	પીપલીયા (જાલીયા)
ર૫૯	II .	11	પીપર
२६०	II .	11	પીઠડીયા
२६१	II .	II II	રાજડા
२६२	II .	11	રાજસ્થલી
253	n	ii ii	રામપર
२६४	11	11	सनाणा
રદ્દપ	11	ш	સરપદર
२इइ	II .	11	સરવાણીયા હ્કુમતી
259	11	н	સતીયા
२६८	II .	ıı ıı	સાવલી
२६८	11	11	શીસાંગ
2.90	II	11	સોરઠા
२७१	11	11	ટોડા
२७२	11		વિભાણીયા
293	11	"	વીરવાવ
२७४	11	II II	વોડીસંગ
ર૭૫	જામવગર	લાલપુર	આરાબલ્સ
રં૭૬	II	н.	અરીખણા
299	II.	11	બાબરઝાર
202	II .	11	બાગલા
२७८	11	н	ભંગોર
260	II	н	ભરૂડીયા મોટા
269	11	"	ચારણટુંગી
2/2	n.	11	દબાસંગ
2/3	ıı .	11	ેકરા છીકરી
552	· ii	11	ઘરમપુર
२८५	II	11	ାଆଧା
26	11	"	ગાલા
269	11	11	હરીપર
266	н	п	જસાપર
266	Н	11	જોગવડ
260	11	п	કાના છીકારી
	11	н	કાનાલુસ
२८१	u u	н	કાનવીરડી
२७२		11	ખાભડા મોટા
२ <i>७</i> ३	11	11	ખાલડા નાના

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
ર૯૫	જામનગર	લાલપુર	ખાંટીયા બેરાજા
२८६	11	11	લાખીયા મોટા
२८७	n	"	લાખીયા નાના
२७८	11	ıı ı	લાલપુર
२८८	n	"	મચાઉ બેરજા
300	11	11	માધાપુર
309	. "	11	મેઘાવદર
302	п	11	भेधनुं गाभ
303	n ·	"	મેઘપર
308	и	11	મેમાણા
304	n.	11	મીઠોદ
305	u.	"	મોડપર
309	<u>n</u>	11	મુલીલા
306	п	"	નવા ધુનીયા
306	ш	11	નવાણીયા
390	п	11	પંચસરા મોટા
399	и	. "	પીપ્લી
392	п	n n	રકુદ5 મોટી
393	п	"	रड्डुहड नानी
398	п	"	રાકા
394	u.	n n	રામપર
395	п	ıı ıı	રંગપર
399	II.	n	રાસંગપર
392	п	n	રીંઝપુર
396	"	п	સેતલુસ
350	"	II .	સેવક ભરૂડીયા
3२१	II	"	સેવક ભાટીયા
322	<u>u</u>	"	સીંઘચ
323	II .	"	કેબડા
358	<u>u</u>	11	વાવડી
૩૨૫	II .	"	વેરાવલ મોટી
358	n	11	વેરાવલ નાની
329	11	11	વીજયપુર
356	11	11	ઝાંખર

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

मनीध सी. शाह, સરકારના ઉપ સચિવ







EXTRAORDINARY

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ

અહિરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંક: ગવન-૨૦૧૭-૩૮-વપસ-૧૦૨૦૧૭-૨૧૭૫/-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૨) તા.૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૩) તા.૦૫-૦૬-૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ-૨૦૧૭-૭-ડબલ્યુએલપી-૧૦૧૧-૪૯૨- ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૮–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૫૮૭–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ–૧૯૭૨ (સુધારેલ–૨૦૦૨) ની કલમ–૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬–૦૭–૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૨૭–૦૧–૨૦૦૯ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓમાંથી પાટણ જિલ્લામાં તે જાહેરનામાં સાથેની અનુસૂચિમાં દર્શાવેલ કુલ ૩૩૫ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૦૫–૦૬–૨૦૧૭ ના જાહેરનામાથી વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષ્ઠિ યુનિવર્સીટીના રજીસ્ટ્રારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧–૦૪–૨૦૧૭થી, સરકારશ્રી અન્ય ફુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

પાટણ જિલ્લાના સિઘ્ધપુર, પાટણ, સરસ્વતી, ચાણસ્મા, હારીજ, સમી, શંખેશ્વર, રાઇનપુર અને સાંતલપુર તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૬૧૦, ૫૦૬, ૯૩૪, ૬૫૧, ૧૫૧૨, ૧૦૭૭, ૬૭૧, ૮૨૪ અને ૧૫૦૨ સિંદત કુલ ૮૨૮૭ રોઝડા નોંધાયેલ છે.

IV-A-Ex. 168

પાટણ જિલ્લાના ૯ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ પાટણ જિલ્લાના ૯ તાલુકાના બાકી રહેતા ૨૫૯ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય દુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ ગવન–૨૦૧૭–૩૮–વપસ–૧૦૨૦૧૭–૨૧૭૫–૬બલ્યુ ની અનુસૂચિ

รูฟเร	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	પાટણ	સિદ્ધપુર	બીલીયા
5	11	11	ચાંડલજ
3	11	11	ગનવાડा
8	n	11	કરણ
પ	n	11	લાલપુર
ξ	11	11	नीन्द्रोऽ।
9	. 11	11	સુજાનપુર
6	પાટણ	บเยเ	બાબસણા
٤	11	11	બદીપુર
90	11	11	બાલીસણા
99	11	11	ભલગામ
9.2	11	11	ચડાસણા
93	H	11	ચંદ્રમણા
98	e II	11 .	કાભકી
94	11	11	કેર
95	11	11	દીયોદરડા
99	11	11	ગડોસણ
96	11	11	ગોલાપુર
96	11	11	§1.એ.તે.ડ
50	11	11	હનુમાનપુરા
29	H	H	કમળીવડા
22	11	11	કહી
23	n	11	કાતપુર
58	11	II.	ખાનપુર કોડી
રપ	11	11	ખાનપુર રાજકુવા
२६	11	11	ખારીવાવડી
29	11	II II	ખીમીયાણા
26	11	11	કુકેર
26	11	. 11	કુંઘેર
30	11	11	લોઢપુર
39	11	11	મદેમદપુર
32	Н	11	મોટા રામંડા
33	11	11	નાના રામંડા
38	11	11	નોરતા તળપદ

ક્રમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
૩૫	પાટણ	પાટણ	રાજપર
35	11	"	રૂણી
39	Ш	11	રૂવાવી
36	n	11 -	સબોસણ
36	11	11	સમોડા
80	n	11	સાંકેર
४१	II .	11	સંતી
85	II .	11	સરદારપુર નોરતા (અંબાપર
83	II .	11	सरवा
88	II	11	વીસલ વાસણા
૪૫	પાટણ	સરસ્વતી	અબાલોઆ
४६	II .	11	અધાર
४७	II .		અજીમણ
86	11	п	અંદ્રેશ
४८	n n	11	અમરપુરા
૫૦	ıı ıı	11	બાલવા
૫૧	11	11	બેપાદર
પર	11	11	ભાટસણ
પ૩	· II	11	ભીલવણ
૫૪	II	"	ભુટીયા વાસણા
૫૫	n .	"	ચરપ
પદ	n	11	
૫૭	II .	H H	દેલવાડા
૫૮	II	II II	ઘણાસરા
૫૯	II	"	
ξO	н	11.	ધારૂસણ એંડલા
§9	II .	"	ગણેશપુરા
£5	n °	11	ઘાચેલી
\$3	11	11	ગોલીવડા
58	· · · · · · · · · · · · · · · · · · ·	II II	
50 54	· · · · · · · · · · · · · · · · · · ·	п п	ગુલવાસણા
	11	11	હૈદરપુરા
25	11	11	જખ।
50	11	11	જલેશ્વર પાલડી
56	11	11	%મठ। •
६ ८	11	"	જંગરાલ
90	11	11	જેસંગપુરા
99	11	"	કલોધી
७२	11	11	કનોસણ
93	11	"	કાંસા
9४	" "	2 2	કાવકાસ્મલ
૭૫		"	ખલીપુર
95	11	"	ખાનપુરકા
99	11 -	"	ખારેડા

કમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
96	પાટણ	સરસ્વતી	ખોડાણા
96	11	11	કીંબુવા
00	11	11	કોઈતા
८ ٩	11	11	કોટવડ
८ २	11	11	કુબા
٧3	11	11	કુંતાવડા
68	11	11	. લાખદપ
૮૫	11	11	લક્ષ્મીપુરા
C \$	11	11	લોઢી
۷9	11	11	મુલાસણ
66	11	11	મેસર
66	11	11	મોરપા
60	II .	11	भुन।
८१	H	11	नाना नायता
८२	11	n	નાના વલોડા
८ ३	11	11	નાયતા
८४ -	n	11	ઓઢવા
૯૫	11	11	રખાવ
८६	II .	11	રવીચાણા
69	н .	п	રેંચાવી
66	11	n n	રૂગનાથપુરા
66	11	11	સાગોડીયા
900	11	II II	સાંપરા
100	11	n n	સણોદરડા
902	11	11	સરીયાદ
	n	11	સીચોલ
903 908	II	11	સોટાવડ
904	11	H. S	ાંક વાસણા
104	11	11	ઉંદરા
109	11	11	ଓଟମ
	11	11	વાછલવા
300	11	11	વઘી
906	11	11	વડીયા
990	11	11	
999	II .	11	વડુ વાગકોદ
992	II .	11	વાશસર
993	11	11	
998	<u>"</u>	11	461611
994	" "	11	વામૈયા
998	и	" "	વરેડા
৭৭৩	11	n	વસ્ની
996	11	" "	વાચક
996			વેલોડા (નાના મોટા)
920	11	11	વોલવી

รูพเร	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧૨૧	પાટણ	ચાણસ્મા	ભાટવાસણા
૧૨૨	11	"	બ્રામણવાડા
૧૨૩	11	11	છમીછા
૧૨૪	11	н	દાહ્યાકરા
૧૨૫	11	. "	દંતકરોડી
૧૨૬	11	II II	ઘાણોઘરડા
૧૨૭	11	11	ઘારપુરી
922	11	11	seic
૧૨૯	11	11	ઈટોડા
930	11	11	જાખણા
939	11	11	જાસલપુર
932	11	"	ઝીલીયા
933	11	11	ઝીલીયા વાસણા
938	II .	11	જીવોડા
૧૩૫	. 11	11	કમાલપુર
935	11	ıı ı	કરોડા
939			કેરની
932	11	11	ખારી ધરીચાલ
936	. 11	"	.લાવાલ
980	11	"	મંડલોપ
989	<u> </u>	11	
985		11	મેરવડા
	11		પંચાસર
983 988	11	11	ป _า น
988	11	11	ટામગઢ
१४५	11	11	રામપુરા
१४६	11	11	રણાસણ
989	11	11	રેલ્વેપુરા
१४८		п п	રૂપપુર
१४७	11	"	સરદારપુરા
૧૫૦	" "		સરસવ
૧૫૧		II.	સેલાવી
૧૫૨	"	"	સેંઢા
૧૫૩	II .	II .	સેંઘાલ
૧૫૪	11	11	સોજીત્રા
૧૫૫	11	11	વસઈ
૧૫૬	પાટણ	હારીજ	અરીઠા
૧૫૭	11	n n	બુડા
१५८	II	"	ચાબખા
૧૫૯	n	"	એકલવા
950	11	11	જાસ્કા
१६१	II.	11	કલાણા
१६२	II.	II .	કાવડા
१६३	II .	11	કુકરાણા

ร _ั	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
१६४	પાટણ	હારીજ	નવા માનકા
१९५	11	11	પીપલાણા
१६६	11	II II	રસુલપુરા
959	11	11	વગોસણ
986	પાટણ	સમી	અડગામ
956	II.	11	અમરાપુર
990	n	11	ยยย।
999	11	. "	ગુજરવડા
૧૭૨	11	11	જલાલાબાદ
993	11	"	ઝીલવણા
998	11	11	કાથીવડા
૧૭૫	11	11	કોકતા
195	11	"	મોટા જોરાવરપુરા
999	11	"	મુબારકપુરા
996	11	11	નાના શ્રેરાવરપુરા
996	11	11	પાલીપુર
960	11	"	રણાવડા
969	11	11	સમશેરપુરા
965	H	11	ર્સીંગોતરીયા
923	11	· · · · · · · · · · · · · · · · · · ·	તરોરા
968	11	"	dsGII
924	પાટણ	શંખેશ્વર	બીલીયા
965	11	н	બોલેરા
969	11	" "	દંતીસણા
966	11	11	ઘનોરા
966	ii .	H	ફતેપુરા
960	11	PP	જેસડા
969	н	11	ખાંડીયા
965	н	11	ખીજડીયારી
963	н	11	કુંવર
	11	II II	કુવારદ
૧૯૪ ૧૯૫	11	11	લોલાડા
968	II .	11	લોટેશ્વર
168	11	11	માણવરપુરા
966	11	11	भेभन।
	11	11	મોટી ચાંદુર
966	11	11	भुक्षपुर
500	11	11	નવી ફુંવર
209	11	ıı ıı	ઓરૂમણ
505	11	н	पत्रा
503	11	19	પંચાસર
508	11	11	પીરોજપુરા
ર૦૫	11	11	
२०६	11	11	રાજપુરા
509	55		રણોદ

કમાંક	જિધ્રાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
२०८	પાટણ	શંખેશ્વર	રતનપુરા
२०७	11	"	રાશ
290	11.	11.	શંખેશ્વર
૨૧૧	n	H	સીપુર
२१२	n	11	સુબાપુરા
293	11	n	વારવગર
२१४	11	"	342
ર૧૫	પાટણ	રાધનપુર	અગીચણા
२१६	11	11	અમીરપુરા
२१७	11	11	બદરપુરા
२१८	11	11	બાંધવાડ
२१७	11	11	છનીચાળ
२२०	II	11	દેહગામ
२२१	11	"	દેલાણા
२२२	n	11	ઘારવડી
२२३	11	II II	ઘોલાકડા
२२४	n .	ll ll	જાવન્તરી
રરપ	11	"	કમાલપુર (ધારવડી)
२२६	11	ш	नुषुपुर।
२२७	11	11	નાંની પીપલી
२२८	11	11	પેદાશપુરા
२२८	"	"	સબદલપુરા
230	11	II II	સંથતી
२उ१	11	"	સરદારપુરા
232	11	11	શેરગંજ
233	11	"	सीनाड
२उ४	11	11	સુબાપુર
૨૩૫	บเรย	સાંતલપુર	લીંગામડા
२उइ	II.	"	લોદરા
२.३७	"	"	મદ્યુતરા
236	11	" "	માનપુરા
२उ८	11	"	Y2
२४०	II	"	પીપરાલા
२४१	11	11	સાંતલપુર
२४२	II.	11	વરાહી
२४३	es 10	11	વૌવા
२४४	11	11	બાકુત્રા
૨૪૫	1)	11	બામનોલી
२४६	11	11	બોરૂદા
२४७	11	11	દવરાણા
२४८	11	11	ઘોકવાડા
२४८	11	11	ગડસાઈ
૨૫૦	II .	11	ગંજીસર
૨૫૧	11	"	હમીરપુરા

	Acres 1773		-	
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GIHARAT	GOVERNMENT	GAZETTE	EX	23-10-2017
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168-8	GUJARAT GOVERNMEN	OVERNMENT GAZETTE, EX., 23-10-2017	
કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૨૫૨	પાટણ	સાંતલપુર	જાખોત્રા
૨૫૩	11	11	ฑมนเรเ
૨૫૪	11	н	ઝંડાલા
૨૫૫	11	11	ઝેકડા
૨૫૬	"	11	બરાર
૨૫૭	11	11	જાજણસર
૨૫૮	11	11	ପଣ
૨૫૯	n	"	કમાલપુરા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ





सत्यमेव जयत

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ

ઝાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ–૧૯૭૨

ક્રમાંકઃ ગવન-૨૦૧૭-૩૯-વપસ-૧૦૨૦૧૭-૨૧૮૯-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૨) તા.૧૫–૦૧–૨૦૦૭ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૦૭–૧–૬બલ્યુએલપી–૨૦૨૦૦૫–૩૫૯–ગ(૧) (૧૬૬૨)
- (૩) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨–ડબલ્યુ
 - (૨) અત્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૯–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ–૨૬.૧–અ–૧૫૯૪–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સરંક્ષણ) અધિનિયમ,૧૯૭૨ (સુધારેલ–૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠળ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬–૦૭–૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૧૫–૦૧–૨૦૦૭ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓમાંથી કચ્છ જિલ્લામાં તે જાહેરનામા સાથેની અનુસૂચિમાં દર્શાવેલ કુલ ૯૨ ગામોના સરંપચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૦૫–૦૬–૨૦૧૭ ના જાહેરનામાથી, વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સરંપચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સિટીના ૨૭૨૮્રારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧–૦૪–૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે ત્યાં સુધી મુદત વધારવામાં આવેલ છે.

કર્ચ્છ જિલ્લાના ભૂજ, માંડવી, આબડાસા, નખત્રાણા, લખપત, મુંદ્રા, અંજાર, ગાંઘીઘામ, ભચાઉ અને રાપર તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૧૮૪૬, ૨૬૫૦, ૧૬૬૪, ૧૨૨૭, ૧૩૧૨, ૧૪૩૫, ૧૦૨૦, ૧૫૧, ૫૨૪૮, અને ૨૬૯૬ સિંદત કુલ ૧૯૨૪૯ રોઝડા નોંઘાયેલ છે. કરછ જિલાના ૧૦ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ કરછ જિલાના ૧૦ તાલુકાના બાકી રહેતા પડ્ડ ગ્રામ પંચાયતોના સરંપચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના ઠુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંઘીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૧૭–૩૯–વપસ–૧૦૨૦૧૭–૨૧૮૯–ઽબલ્યુ ની અનુસૂચિ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	કર્જ	ભૂજ	୭୫ଟା
5	11	"	গুলপথ
3	PP	11	જયાપર
8	11	"	જુલરી
ų	11	11	હૈ મરા
ξ	11	11	हु ज।
9	11	n	જુનાગીયા
6	11	"	<u>જ</u> ુરીયા
6	11	11	કાબરૂ
90	11	11	કડીયા મોટા
99	11	11	કડીયા નાના
9.2	11	11	કડોલ
9.3	n n	11	કકરવા
98	n	11	કાલીતલાવડી
૧૫	n	"	કામાગુના
98	11	11	કનીયાબી
9.9	11	"	કનાજરા
96	11	. 11	કનડાગરા મોટા
96	11	11	કાનઘરી
50	n	11	કનકોઈ
29	11	11	કાવમર
55	TI .	11	કનકોટ
23	II .	11	કપુરશી
58	11	11	કરાગોગા
રપ	11	11	કરમરીયા
28	n n	11	કરોડીયા મોટા
29	"	11	કટારીયા જુના
26	n	11	કટારીયા નવા
ર૯	11	n	<u> </u>
30	· · · · · · · · · · · · · · · · · · ·	11	કેરા
	11	11	ખાખર મોટી
39	11	11	
35	11	11	ખમ્ભરા
33	n n	11	પ્રાજુ પનુડી

કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ	
૩૫	કરછ	ભૂજ	પનરજપુર	
38	"	11	રાયડા	
39	11	11	રમણીયા	
3८	"	n .	રામપર	
36	11	11	રામપર (સરવા)	
80	11	11	રામવાવ	
४१	n .	11	રાપર ઘઢવલી	
85	11	"	રસાલીયા	
83	"	"	રતાડીયા મોટા	
88	11	11	રતનાલ	
૪૫	11	11	रतनपर	
४६	11	"	રાવ મોટી	
89	11	" .		
86	"	11	561	
४७	11	"	કાવાપર (થવા વાસ)	
૫૦	"	"	રાયણ મોટી	
	11	11	રાયઘનજર	
૫૧	11	11	રાયઘનપર	
પર	"	"	રેહા મોટા	
પ૩	"		રેલાડીયા મજાલ 🚁	
૫૪		"	રોક્સર લકી 🎏	
૫૫	"	"	સાભરી મોટી 🛫	
પદ	11	"	સંદર્ઘ	
૫૭	11	" .	સાધુ	
૫૮	II .	11	સાઈ	
૫૯	II .	"	સમાગોગા	
80	"	11	સમતરા	
६१	11	11	સમજીયારો	
53	"	"	સનધન	
€3	"	11	સમઘવ	
<i>E</i> &	. 11	"	સનગઢ	
૬૫	"	li .	સંગનારા	
88	. II	II .	सनपा	
59	11	ii .	सने	
56	11	"	સનીયારા	
56	"	"	સનીયર	
90	11	11	સપેદા	
99	"	11	સરાગુ	
૭૨	11	11	સરલી	
93	. 11	"	સરલા	
98	11	"		
૭૫	11	li .	સેલરી	
95	"	"	શેરવો -	
	"	,, ,,	શિકારપુર	
99	" "	"	सीनर्ध	
96	" "	" "	સીરાચા	
96			સીરણીવાઢ	
00	"	11	સીરવા	

કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
८१	કરછ	୍ନକୁ "	સીવલખા
८२	"	11	શીકારા
<i>د</i> ع	11	II	સીઘોડી મોટી
68	11	H	સીગુરા
۲ ۷) II	II .	સીયોત
C 5	ll .	11	સોનલવા
29	11	. 11	સુભાષપર (સનાહ્નો)
66	11	11	સુડાઘરો મોટી
16	"	11	સુડાઘરો નાની
60	II .	11	સુગરીયા
८१	11	11	સુજાપર
૯૨	"	11	સુખપર (રોહા)
63	11	n	સુમરસર (જેઠવલી)
८४	"	n	સુમરસર (સેખવલી)
૯૫	11	11	સૂરજબારી
८६	!!		સૂરજપર
69	11	11	સુથરી
66	11	n	સુવઈ
66	11	11	વાગા
900	11	11	તલવાણા
909	11	11	તાપર
902	કરછ	માંડવી	લખીયારવીરા
103	11	"	લખોંડ
908	11	n .	લખપત
104	11	"	લક્ષ્મીપુરા (તેરા)
905	11	11	લક્ષ્મીપુરા (ભુંજાય)
109	. 11	11	GGI
906	11	11	લાલીયાણા
906	11	11	લથેડી
110	11	11	લાયજા મોટા
999	11	11	લાયજા નાના
992	11	11	લોકાઈ
113	11	11	લોકરાણી (પારકરા વાંઢ)
198	11	n n	લોહારીયા મોટા
994	11	11	લોરીયા
998	11	11	લુકબાય
999	11	11	લુકીયા
996	11	11	લુણ
996	n	n	માદ્યાપરા જુના
930	n	11	માદ્યાપરા નવા
129	н .	n	મકડા
922	n ,	II.	95E
123	11	n	ઉગેડી
928	n	n	ઉખરડા
128	11	n n	ઉકીર
127			l Ook

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧૨૭	કરછ	માંડવી	ઉંડોથ મોટી
૧૨૮	II .	ll ll	ઉંડોથ નાની
૧૨૯	n	"	ઉસટીયા(બંડીયા)
930	11	. "	451
939	11	H	વકપાદધર
૧૩૨	"	n n	વડાસર
933	11	н	9591
૧૩૪	"	11	વડવા બોપાવાલા
૧૩૫	n	"	વડવા કન્યાવાલા
935	n .	"	45%5
939	II .	11	વગૂર
936	II .	"	વડલીયા બીકા (ઈસ્ટ)
૧૩૯	11	"	વકલીયા બીકા (વેસ્ટ)
980	"	"	વલકા મોટા
989	n	"	વક્ષભપર
૧૪૨	11	"	વલસરા
१४३	ıı .	11	વામકા
१४४	H	li li	વમોટી મોટી
૧૪૫	II .	"	पभोटी नानी-
१४६	n n	n n	વાંઢીયા જાર
৭४৩	11	II II	
१४८	ıı ı	"	qiə
986	11	"	વાંન્કી જ્યા
940	II .	11	41051 - 10051
949	· · ·	" .	વનાઈ
૧૫૨	II .	"	વનોઈ વાંઢ
૧૫૩	n	n	વરડીયા
१५४	n	n	વરસમેડા
૧૫૫	11	"	વરલી
૧૫૬	II.	"	परनोश नाना
૧૫૭	11	"	
946	11	"	વરનુન વચોર
૧૫૯	n	"	વેરસલપર
950	11	11	વેરસર
159	"	11	વીભાપર
985	11	11	વીડી
153	11	11	
158	11	11	વીગોડી
150	11	11	વીજાપુર
154	11	11	વીપાસર
155	11	11	વીંઘ
	11	· H	વીંઝાઠા
956	11	"	વીરા
956	"	"	વીરાણી
990	" "	" "	વીથોળ
999	11		વોંઢ
૧૭૨	П	11	વોંઢાડા

માંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
.93	કરછ	માંડવી	વોવર
98	"	11	પ્રજવાદા
.૭૫	કરછ	અબડાસા	આડેસર
.95	n		અઘોઇ (પસકયારા)
.99	. 11	ll .	એડા
196		11	આચર
196	11	11	આજાપર
100	11	11	અકરી મોટી
129	11	11	અમરેડી
165	11	11	અમરવાઢ
123		11	અંબાપર
168	n	"	અંબાપર (અમર)
124	11	"	આંનદસર
168	"	11	અઘાઉ
169	"	"	અનગીયા મોટા
166	11	11	અનગીયા નાના
166	11	11	અંવક્&લ
160	11	11	અરલનાની
169	11	11	અરીખણા
૧૯૨	11	11	આસંબીયા મોટા
163	11	11	આસંબીયા નાના
168	n n	11	આશાપર
૧૯૫	n n	"	GSI
૧૯૬	n	11	બાદલપર
169	11	"	બાદરાગઢ
166	11	"	બડી (પાલનપુર)
166	11	. 11	બાગ
200	11	11	બાગડા
२०१	11	11	બલાડીયા
	11	11	બાનભાડી
503	n	11	୍ୟାଜ୍ୟାରା କାର୍ମ୍ୟର
	n	11	બંઘાડી
ર૦૪	n	11	 બડીયા
	n	11	બાદરા મોટા
309	11	11	
809	11	11	બાદરા નાના
202	11	11	બનીયારી
२०७	11	H S	બારા
२१०	11	" "	બરંડા
299	11	11	બરોઇ
292	" "	" "	બાઉખો
૨૧૩			બાયથ
૨૧૪	11	"	બેર મોટી
ર૧૫	n	"	બીકાશ્ર
ર૧૬	"	"	બેરડો
૨૧૭	"	"	ભાચુંડા
292	11	11	ભકાઈ મોટી

કમાંક	ि ह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૨૧૯	કરછ	અબડાસા	ભાડલી
२२०	II .	"	ભાદરા નાના
૨૨૧	"	"	ભાડરોઇ
555	11	11	ભલોટ
२२उ	"	FF FF	ભનાડા
558	11	11	ભારાપર
રરપ	"	"	ભારુડીયા
258	11	"	ભવાનીપર
२२७	11	"	ભેરીયા
२२८	11	11	ભીમાસર
રર૯	11	"	ભીમદેવકા
230	11	"	ભીનાસરા
239	n	11	ભીરાંડયારા
232	"	"	ભીતારા
233	n	"	ભોજરાડો
२३४	"	"	ભોજય
ર૩૫	"	"	ભોટારા
२उ६	11	"	ગવારીપર
239	11	"	ગેલડા
236	11	"	ઘડુલ
२उ८	11	ıı ı	ગાંઘીગ્રામ
२४०	11	ıı ıı	ઘનીથલ
२४१	11	ıı ı	घटाना 🛪
585	u,	ı,	ગોધરા
२४३	n .	n	ગોડપર (ક)
२४४	"	ıı ı	ગોડપર (એસ)
ર૪૫	11	n	ગોનીયાસર મોટા
२४६	11	n n	ગોરીવલી
२४७	"	11	ગોયલા
586	n .	"	ગુંદયાળી
२४७	n .	ıı .	ગુનેરી
૨૫૦	" .	II.	ે દેબાય
૨૫૧	n .	11	હાજાપર
રપર	"	II.	6GIY2
૨૫૩	11	11	(SIGS)
૨૫૪	11	ıı ı	કાલા તલાવ
રપપ	n	н	
રપદ	11	. "	ખોખરા
૨૫૭	11	11	મોડા
રપ૮	11	11	
રપ૯	11	n n	નારણપર સોયલા
250	કર્જ	नभगाः	
259	11	"	અમરાપર
585	"	"	આંબલીચાણા
253	11	11	ભાલછોક મોટી
558	"	H	બલાપુર
650		ictid	બેરા હડાપર

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
.૬૫	કરુછ	লসাথা	ભારપર
55	n	11	ભરીડીયા (ભુટકીયા)
259	11	"	ચંદ્રોડા
२इ८	11	. "	છાસરા
२इ८	11	ll .	ચોબરી
290	11	11	દકઘર
2.99	11	"	દહીસરા
२७२	11	11	દનાવડા
293	11	11	દ્યોવર
२७४	11	11	हीनारा
૨૭૫	11	11	हुधर्ध
२७६	11	11	કુલાય
299	n n	11	ગઢડા
206	11	11	ગણેશપર
2.96	n	11	હાજાપર
560	11	11	₆ મીરપર
2८9	n	11	હમીરપર મોટી
575	11	11	હમીરપર નાની
223	11	n	हाभला
268	n n	n	હરીપર
૨૮૫	n	n	हाटडी
२८६	11	11	होऽडा
229	п	11	જદય
266	11	. "	જડસા
266	n .	"	જદુપર (ભંગેરા)
260	n n		જંદુરા
२८१		11	જગલીયા
265	11	11	જખૌ
263	н	11	જમીથડા
२८४	11	11	% ज इ प र
રહપ	n	11	পালল
२८६	n n	11	જાંગી
२८७	ıı .	11	જરપર
२७८	n	11	855
266	ıı ıı	11	જશાપર
300	. n	11	જડવાટા (અલાક તાંજ)
309	11	11	&તાઇકવાગક
305	ii .	11	કેર વાંઢ
303	n	n -	ખડાય
303	II	11	ખીરસરા
30%	n .	11	કોટરા
308	11	11	
	71	11	સુંગરાયા ગાળા
309	11	11	СМС
	n n	11	
306	ıı .	11	લુણવા
310	255	D10.	লাড্যা

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
399	કર્જ	สหมายเ	નલીય।
૩૧૨	"	11	નાના દીનાર
313	"	ll .	नानापडा
398	"	11	નારણપર
૩૧૫	11	"	여디기!
398	11	11	પ્રાગપર-૧
399	11	"	-રતમીયા
396	"	. 11	રોહાસુમરી
396	11	11	સામખીયાળી
350	11	n ·	સણોસરા
3२१	11	11	સતાપર
322	"	n n	
353	11	11	शानपर
358	11	"	शराडा
<u> ૩૨૫</u>	11	11	તોરણીયા
	11	" "	451
358	11	" "	વંડી મોટી
350	11	"	વર્ષામેડી
35.6			વીજચપર
3२८	કરછ	нич а	ખાવડા _{જ્ય}
330	H	"	ખેડોઇ જ્જાન
339	"	"	ખેંગારપર
332	n .	"	ખીરાસર (નવા)
333	n	"	ખીરાસર (વીંઝાણ)
338	li .	"	ખીરાસર (કોઠારા)
૩૩૫	n	"	ખોડાસર
338	"	"	ખોંભડી મોટી
339	"	"	ખુઆડો
332	"	"	કીડાણા
336	11	"	કીડીયાનગર
380	"	"	કોડાય
૩૪૧	"	n n	કોડકી
385	"	"	કોજાચોરા
383	"	"	કોકલીયા
388	"	ıı ı	કોરીયાણી
૩૪૫	"	n	કોટવ
388	11	11	કોટડા (રોહા)
389	"	"	કોટડા આથમણા
386	11	"	
386	11	n .	કોટડા જુદર કોટડા ઉગમણા
340	- 11	ıı .	
349	. 11	"	કોટડી
342	n	11	કુડા (કુડા જામપર)
343	n	"	કુકમા
	11	"	કંભારડી
૩૫૪	"	" "	કુનારીયા (જામ)
344	" "	"	કુન્દ્રોડી
૩૫ ૬	***	"	કુરાન

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
૩૫૭	કર્ગ્છ	લખપત	કુરબાઇ
34८	11	11	કુવાપડઘર
૩૫૯	11	11	લકડીયા
350	11	11	લાખાગઢ
359	"	"	લાખણીયા
385	કર્જી	મુંદ્રા	મોખાણા
353	11	"	મોખરા
358	. 11	11	મોમાયમોરા
૩૬૫	11	"	મોરગર
355	. 11	11	મોરગર
359	11	"	મોટા ભડીયા
356	11	"	મોટા કપાય
356	11	ıı ı	મોથલા
390	n	"	મોટી ભુજપુર
399	II	ıı ı	મુઘણ
392	11	11	મુકીયા
393	11	II .	મુંદ્રા
398		અંજાર	ભુજોડી
૩૭૫	"	"	ભુવાડ
398	11	"	બીબર
399	11	11	બીદડા
392	11	II .	બીરીયારી
396	11	11	બીદા
360	11	11	ભુધરમોરા
3८9	11	11	બુકા (અબડાવલી)
365	11	11	ચાંડીયા
3/3	n	n	ચંદ્રાણી
368	n	n	ચંદરોલી
૩૮૫	n	"	ચાપરોલી
368	n n	n n	ચરોપડી મોટી
369	11	"	ચવડકા
366	ii .	11	85145
366	II .	11	છડુરા
360	n	"	છસરા
369	· n	n.	છેર નાની
365	n	11	છોટાપર
363	11	ll ll	ચીરાજ મોટી
368	11	11	ચીરજ નાની
૩૯૫	11	n.	ચિતરોડ
368	11	n n	ચીયાસર
369	11	n	ચોપડવા
366	11	11	યુબડક
366	11	11	ચુનાડી
800	11	11	ડાભુંડા
४०१	11	11	ડગલા
४०२	"	11	ડનારા

ક્રમાંક	જિધ્વાનું નામ	તાલુકાનું નામ	ગામનું નામ
803	કર્જ	અંજાર	દરાસડી
४०४	"	"	દાવરી
४०५	11	II .	દયાપર
308	11	"	કેઢીયા
४०७	"	n	દેપા
४०८	11	н	દેશલપર
४०८	. "	"	દેવીસર
४१०	H ×	II .	SIMSI
४११	"	II .	દ્યાડદ્યોની વાંઢ
४१२	11	II .	ยมรรเ
४१३	"	"	ઘાછોટી
४१४	11	"	દરેશી
४१५	n	II .	દ્યાવડા મોટા
४१६	"	"	ย์โย
४१७	11	"	ધોકડા
४१८	n	"	દ્યોળાવીરા
४१८	"	"	ધોરડો
850	11	11	દ્યોરી
४२१	11	n .	SIICA
855	11	11	ह्माल ह्मांग
853	11	"	દ્યોબાણા
858	"	"	દાલ મીગ્ર
૪૨૫	"	"	ઘુફી નોટી <u></u>
358	11	11	લુકા નાના
४२७	"	"	होण
856	11	"	
४२७	11	11	દુજાપર
830	કર્જ	ગાંઘીઘામ	દુમડો
739	"	ग	ખનાય ખેડેક
४३२	11	11	ખારડીયા
833	"	11	
४३४	"	"	ખરાઇ
૪૩૫	"	. "	ખારી રોહર ખરોઇ
४३६	"	11	
739	કર્છ	ભચાઉ	ખરુઆ
४३८	"	।।	ટુમરા
४३८	H	11	<u>દુ</u> ર્ગાપર
880	11	"	
४४१	"	11	ફતેગઢ
885	11	"	ફોટડી
883	n n	11	ફ્લાય
888	"	"	કુલરા
	"	"	ગદાણી
४४५	11	"	ગઢશીશા
388	"		ગઢવલા વાડ
४४७		"	ગગોદર

કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	ગામનું નામ
288	કરુછ	ભચાઉ	ગજોડ
886	11	n ·	ગલપાદર
४५०	11	11	નાગલપર મોટી
४५१	11	11	નાગલપર નાની
૪૫૨	II .	н	नगपासाडीया
४५३	11	n —	નગીયારી
४५४	11	11	નગોર
૪૫૫	11	11	નાગરેચા
४५६	11	11	નવગીરી
૪૫૭	n		ІВІКМР
४५८	11	- 11	નાના ભડીયા
४५८	11	11	નાના કપાયા
	11	11	जंहा
750 759	n .	11	નંદાસણ
	ıı .	11	નાંગીયા
755 755	11	11	નાની ખાખર
883	н	11	વડા
858	11	11	નારણપર પસાયતી
४६५	11	l II	નારણપર રાવલી
४६६	n n	"	
४६७		"	નારણસરી
४६८	11	11	નારાયણસરોવર
४६८	11	11	નરેડી
890		" "	નાથરકુઇ
४७१	"		નવાવાસ
४७२	11	"	नवीनास
४७३	n .	n	નેર
४७४	11	n	नेत्र।
४७५	11	"	નીલપર
४७६	Ħ	"	નીંગલ
४७७	"	11	નીરોના
४७८	"	"	<u> </u> ตู่ยดร
४७८	11	"	પદમાપર
४८०	11	n	પદમપર
४८१	"	11	પડાણા
४८२	11	11	પાધર
४८३	11	11	પગીવાંઢ
४८४	11	"	પલાસવા
४८५	11	11	पानान्ध्रो
४८६	"	11	પંચાતીયા
869	U U		પંતીયા
866	11	11	પશવાડી ખારા
866	11	11	પશવાડી મીઠા
४७०	11	11	પતરી
४८१	11	11	પેઠાપર
४५२	11	11	પીપર
४८३	11	11	પીપરી

કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	ગામનું નામ
४८४	કર્ષ્ટ	ભચાઉ	પોલાડીયા
૪૯૫	"	"	પ્રાગપર
४८६	કર્ગ્છ	રાપર	અનાડકર વી
४८७	11	n	આનદસર
४८८	U	"	અમરાપર
४८८	"	"	આનંદપર
400	"	II .	ભલાસર
५०१	ii .	II .	બેલા
૫૦૨	"	II .	୯୨ା
૫૦૩	11	11	ભદ્રેશ્વર
५०४	11	11	ભારાપર
૫૦૫	11	11	ભારાસર
૫૦૬	11	11	ભીમાસર
૫૦૭	11	"	ભીતરા
૫૦૮	11	11	ચચલા
૫૦૯	"	"	દેદરવા
૫૧૦	11	"	દેશલપુર
૫૧૧	"	ıı .	દેશલપર
૫૧૨	"	ıı .	દેશલપર
૫૧૩	11	"	हेपतीया _{प्रभव}
૫૧૪	"	"	Eque
૫૧૫	ıı .	II .	દોલતપર
૫૧૬	11	"	ગઢાદર સાજી
૫૧૭	"	11	ગેડી
૫૧૮	ıı ı	"	ગુંદાળા ,,,,,,
૫૧૯	"	11	દીરપર
૫૨૦	"	11	જાખડીયા
પર૧	"	11	જેસડા
પરર	11	"	જુરાકાંપ
પર૩	n	"	ુકા <u></u>
પર૪	"	11	જુરા કેમ્પ
પરપ	n n	"	કલ્યાણપર
પરદ	11	11	કલ્યાણપર
૫૨૭	11	11	કલ્યાણપર
૫૨૮	"	11	કાનપર
પર૯	n .	11	ખાનપર
430	n	11	ખારી
૫૩૧	II.	"	ખંગારપર
પુર	11	. "	ખીરાઇ
પ૩૩	н	11	ખીરસરા નેત્રા
પં૩૪	n	H	
પુરુષ	11	11	કોટડા
પઉદ	11	11	કોટડા
439	11	11	કુકડસર
436	11	11	કુંભારીયા
100		83	કુંભારીયા

કમાંક	िक्षानुं नाभ	તાલુકાનું નામ	ગામનું નામ
૫૩૯	કર્જ	રાપર	કુવથડા
५४०	11	11	લફરા
૫૪૧	11	11	લાખપર
૫૪૨	- 11-	"	લાખપર
૫૪૩		11	લખપત
૫૪૪	-11	- н	લુણા
૫૪૫	11		케이어I
૫૪૬	- H - :	- 11	મરીંગડા
૫૪૭	H	11	માથક
૫૪૮	11	n n	મેઘપર
૫૪૯	II	- n	મેધપુર
૫૫૦	n	11	મેવાસા
૫૫૧	11	11 .	નાગલપુર
૫૫૨	11	11	નાગલપુર
૫૫૩	11	11	વડા
૫૫૪	11	"	પણેલી
૫૫૫	H.	11	રાજપર
૫૫૬	11	11	રામપર
૫૫૭	n	11	રામપર
૫૫૮		11.	રાપર
૫૫૯	ıı .	11	રતાડીયા
૫૬૦	11	11	રતડીયા
૫૬૧	11	11	રતડીયા
પદ્	"	11	રતીના
૫૬૩	11	11	રાજ નાની
પદ્દ૪	11	11	शाजगढ
પદ્ય	11	11	શેરડી
પદદ	11	11	શ્રીગાડા
૫૬૭	11	-11	સુખપર
પદ્	11	11	સુખપર
પદલ	11	11	સુખપર
490	11	11	થરાવડા
૫૭૧	H	11	ટુંડા
૫૭૨	н	11	વડલા
૫૭૩	11	11	qia
૫૭૪	11	11	વર્ઘમાનનગર
૫૭૫	11	11	વરસડા
૫૭૬	11	11	વકરા
૫૭૭	- 11	11	વીરાણીયા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંઘીનગર.





सत्यमेव जय

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંકઃ ગવન-૨૦૧૭-૪૦-વપસ-૧૦૨૦૧૭-૨૧૯૦-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૧૫–૧૨–૨૦૧૧ના જાહેરનામાં ક્રમાંકઃ ગવન–૨૦૧૧–૨૪–વપસ–૧૦૧૧–એસએફ–૮૬– ડબલ્યુ
- (૨) તા.૦૫–૦૬–૨૦૧૭ના જાદેરનામાં ક્રમાંકઃ ગવન–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
- (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૯–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬.૧–અ–૧૫૯૩–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૧૫–૧૨–૨૦૧૧ ના જાહેરનામાંથી, તેમાં દર્શાવેલ જિલાઓમાંથી નવગઠિત મહીસાગર જિલાના તાલુકાઓ (અગાઉ પંચમહાલ જિલા)માં તે જાહેરનામા સાથેની અનુસુચિમાં દર્શાવેલ કુલ ૮૨ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૦૫–૦૬–૨૦૧૭ ના જાહેરનામાથી વિવિધ જિલાના હેઠળના કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨૭૨૨ટ્રારશ્રીની "માનદ વન્ય પ્રાણી સંરક્ષક" તરીકે તા.૦૧–૦૪–૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

મદીસાગર જિલ્લાના લુણાવાડા, ખાનપુર, કડાણા, સંતરામપુર, વિરપુર અને બાલાશિનોર તાલુકામાં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૭૨૧, ૪૫૮, ૩૭૨, ૩૮૬, ૧૮૪૫ અને ૩૧૮૩ સદિત કુલ ૬૯૬૬ રોઝડા નોંધાયેલ છે.

મહીસાગર જિલ્લાના ૬ તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ મહીસાગર જિલ્લાના ૬ તાલુકાના બાકી રહેતા ૨૯૬ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ વપસ–૨૦૧૭–૨૯–વપસ–૧૦૨૦૧૭–૧૯૩૭–૬બલ્યુ ની અનુસૂચિ

รหเร	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	મહીસાગર	લુણાવાડા	અગરવાડા
૨	11	11	આંકલવા
3	11	11	અરીઠા
8	"	11	ભલાડા
પ	11	II II	ભાનપુર
ξ	11	11	ભોજા
9	H	11	ચંપેલી
6		11	ચાપટીચા
٤	11	"	ચારણગામ (નમનાર)
90	29	11	ચારણગામ (સલાવડા)
99	PP	"	ચટાકા બેલ
92	11	11	ચાવડીયા
93	99	11	ચાવડી બાઈના મુવાડા
98	11	н	છાપરી–૨ (વરધરી)
94	11	11	કલુખડીયા
98	11	11	દલવાઈ સાવલી
9.9	11	11	ısž
96	11	11	ઘામણીયા
96	11	11	ડોકેલાવ
50	11	11	ફતેપુરા
૨૧	11	11	ગરીયા
55	11	n	ગોડના મુવાડા
23	11		ગોલાણા પક્ષા
58	11	n	હડમતીયા(કો)
રપ	11	н	ફડોદ
58	11	11	હરદાસપુર
59	11	11	હાથીવણ
26	n	"	દીન્ડોલીયા
२७	11	11	જમના મુવાડા
30	H	11	જેસોલા
39	. 11	11	୫5୫ଖା
35	11	11	કાકછીયા
	11	11	
33	11	11	કસલાલ
38	11	"	કોછીયા
૩૫	II .	11	કેલ
38	11	11	ખરોલ
39	H ·	. "	ખોડા આંબા
36	II .	H	કીડીયા
36	II .	11	કોલવણ
80	11	11	કોઠામ્બા
૪૧ ૪૨	11	11	કોઠમ્બા પદ્મા

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
४३	મહીસાગર (ચાલુ)	લુણાવાડા(ચાલુ)	કુંડા
88	11	11	લાકવેલ
४५	11	11	લંડકી પોયડા
४६	11	"	લાલસર
४७	11	"	મલેકપુર
86	11	"	મહેતાના ચકલીયા
४८	11	11	મેથાજીના મુવાડા
૫૦	11	II	મોચીવડીયા
૫૧	11	"	મોટા સનોલા
પર	11	11	મોટા વડોદર
૫૩	н	11	મોટી ગોઢા
૫૪	II.	11	મોટી પદ્મી
૫૫	п	11	वभवाउ
૫૬	II .	"	નાના વડકલા
૫૭	11	"	નાની દેનાવડ
૫૮	11	11	નાની પક્ષી
૫૯	11	11	નવા મુવાડા
\$0	11	n	નવા રબાડીયા
59	11	"	વર્તી સીંગાવલી
52	11	11	પાનુમ પદ્યા
£3	11	II II	
58 58	.11	11	પંચ મહુડી
<u>50</u>	11	11	પરમપુર
55	11	11	ੁਪਣਗ
59	11	11	રબાડીયા
5 0	н	11	ร์โฉอเร
5C 5C	11	11	રામપટેલના મુવાડા
90	n	11	રામપુર
99	n	"	રાણપુર
	"	11	સઢકપુર
95	11	"	સલાવડા
93	11	11	સરકારી ચામરીયા
98	11	11	સેનાદરીયા ગોરડા
૭૫	n	"	शाभना
95	n .	"	સીમલીયા
99	11	11	તરલના મુવાડા
96	. "	11	તરનોયા
96	" "	n .	થાણા સાવલી
60	" "		ઉછરપી
८ ٩	H	"	ઉકેડી
25		"	ઉद्र।
<i>د</i> ع	"	11	ઉટડી
८४	"	11	વાડીના ગોરડા
८५	"	"	વાઘજી બારીયાના મુવાડા
25	H	"	વખતપુર (કો મહાલ)

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
۷9	મહીસાગર (ચાલુ)	લુણાવાડા (ચાલુ)	વાળીનાથ
66	11	11	વેરામા
66	11	11	વીરાનીયા
60	п	11	ઝાયડી
८१	- Н	11	ઝુફરલી
८२	11	ખાનપુર	બાબલીયા
८ ३	11	11	બમરોડા
८४	H.	. 11	ચાપરી
૯૫		11	કાલ ખેતરા
८६	u .	11	ખનોડ
८७	11	11	ખુંટેલાવ
46	11	11	લંભો
ee	Ħ	11	લવાણા
900	11	11	લીમડી ટીંબા
909	II .	11	માદાપુર
902	II .	11	મદીયાપુર
903	11.	11	भेना
908	H	11	સંપડીયા
904	н		ઉદવા
905	11	11	વખતપુર
909	H	કડાણા	અમથાણી
906	11	н	ભાગલીયા
906	11	11	ભેમાની વાવ
990	11	11	દાઘલીયા
999	11	11	હીંગલવાડા
992	11	11	દીયાડા
993	PP	"	ઘાસવાડા
998	11	н	ગોલનપુર
994	11	11	જાંબુનાલા
998	11	п	કડાણા
999	11	11	કાજલી
996	99	11	કરવાઈ
996	97	. "	કેલામુલ
920	91	11	ખારવાડા
929	11	11	કુરેટા
922	11	11	લકાપુર
923	11	п	લીંબોલા
928	11	11	મહાપુર
924	11	. "	માલ
925	11	11	માલવણ
129	11	11	મોડા ઘરોલા
926	11	11	મુનપુર
926	11	11	નાની ખરસોલી
930	11	11	નાની રાથ

કમાંક	िह्यानुं नाभ	તાલુકાનું નામ	ગામનું નામ
131	મહીસાગર	કડાણા	રાણકપુર
૧૩૨	11		रेल्या
933	11	11	રેંગાણીયા
१उ४	11	11	સાલીયા મુવાડી
૧૩૫	II .	11	સાંઘરી
१उ६	H	"	સારસ્વત્તોર જુની
939	11	11	સીયાલ
932	II	"	તરકોણી નાલ
936	11	"	વડા ઝંપા
980	11	11	વાગડીયાના પીઠાપુર
१४१	11	11	વેલણવડા
૧૪૨	II .	11	ઝેંઝવા
१४३	ıı ıı	વીરપુર	વીરપુર
988	"	11	સરડીયા
१४५	ıı ıı	11	સલૈયા
१४६	, II	- u	ભાટપુર
989	H .	11	ખરોડ
986	II	"	બોર
986	11	11	રાજપુર (વીરપુર)
940	11	11	रतन्डुप
949	11	"	સરીયા
૧૫૨	11	"	વધાસ
૧૫૩	11	11	તક્શકા
१५४	11	n	આસપુર
૧૫૫	11	11	બાર
१५६	11	11	ભરોડી
૧૫૭	11	11	ચોરસા
946	11	11.	કેભરી
૧૫૯	11	11	ઘોરાવાડા
950	11	11	ગંધારી
989	11	11	घटडा
१६२	11	"	હન્ડીયા (વીરપુર)
983	11	11	જોઘપુર
958	"	11	કસોડી
१६५	II	11	भाश
955	11	11	ખેરોલી
959	"	11	કોઈડેમ
956	II .	11	કોયલા
986	· · · · · · · · · · · · · · · · · · ·	11	કુંભારવાડી
190	II .	н	લીંબરવાટા કુલારવાટા
999	II .	"	પણસરોડા
૧૭૨	II .	11	પંટા
193	11	11	બરોડા

ร ผเร	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
৭৩४	મહીસાગર	બાલાશિનોર	બળીચાદેવ
૧૭૫	"	11	РЗ
9.95	11	"	ડીડીયા
999	11	11	જોરાપુરા
996	11	"	કરણપુર
9.96	11	11	સાકરીયા
960	11	"	વડાડલા
969	11	11	ખાંડીવાવ
965	II	11	પરબીયા
963	II .	11	પાટડીયા
968	H	11	તજેરી
१८५	11	11	બારીયાવાગા
968	H	11	માલના મુવાડા
969	n .	11	પીલોદ્રા
966	n	11	રૈયોલી
966	11.	11	રાજપુર (બાલાશિનોર)
960	11	11	સલીયાટા (બાલાશિનોર)
969	11	н	રામના મુવાડા
965	II .	11	સાલીયા વાડી
963	11	11	સરોડા
968	11	. 11	સુતરીયા
૧૯૫	11	11	વણાકબોરી
968	11	11	વાસદરા
969	11	"	એકલા
966	11	11	ભાંઠલા
966	11	99	બોકેલી
500	H	17	દાખરીચા
२०१	H	11	દોલત પોચડા
२०२	11	11	ફેલ્સાની
203	H	H	ગઢાવડા
508	H	11	ગઢના મુવાડા
ર૦૫	H	11	ગજા પગીના મુવાડા
२०६	11	11	ગુંથલી
209	11	11	હાંડીયા (બાલાશીનોર)
२०८	11	11	श्रुवोह
२०७	II .	11	જેથોલી
290	11	11	કડાઈયા
299	11	11	કમ્બોપા
292	H	11	કોતરબોર
293	11	H	લીમડી
२१४	11	11	મેઘાલીયા
૨૧૫	н	11	નવાગામા
295	II .	II	ઓઠવડ
299	11	11	visqı

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
२१८	મહીસાગર	સંતરામપુર	. આંબા
२१७	"	. 11	અંબાલીચાત
२२०	11	11 .	બાબરી
૨૨૧	11	11	બાબરોલ
555	11	H	બરેલા
૨૨૩	11	"	બટકવાડા
२२४	11	n	ભાવના સલીયા
રરપ	11	11	ભેંડા
२२६	11	11	ભામરી
२२७	II	"	ભના સીમલ
226	11	11	ભંડારા
२२७	11	11	ભોઈડીયા
230	11	11	બુગડ
239	11	11	ଌାଧଧ
२उ२	. "	11	ચીતવા
233	11	11	ચુંથાના મુવાડા
२उ४	11	"	દલીયાતી
૨૩૫	"	11	ધમીતના મોદીલા
२उ६	"	"	- કોલી
239	"	11	એન્દ્ર।
२३८	11	11	0 5
૨૩૯	11	11	્ગડીયા
580	11	11	ામડી
२४१	11	"	-ગરડીયા
585	н	11	ગોંધર (વેસ્ટ)
583	H	"	ગોટીબ
२४४	11	11	ગુવાલીયા
૨૪૫	11	"	હડાની સરસાદ
२४६	11	ıı ı	હાથીપુરા
२४७	II	ii ii	હીરાપુર
२४८	11	11	%स्टन।
२४८	. "	II .	જંવડ
૨૫૦	11	II	કાલીબોલ
૨૫૧	. 11	"	કંજારા (સંત)
૨૫૨	11	11	કંજારા (સંત)
૨૫૩	11	11	डेनपुर
૨૫૪	11	n n	ખેડપા
૨૫૫	H	11	ખેરવા
રપદ	11	n n	કોડાદ્રા
૨૫૭	II .	n	કોતરા
૨૫૮	11	"	
રપ૯	11	11	લીમકા મુવાકી
250	11	11	લીમડી
259	11	11	માલણપુર મંચોડ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	ગામનું નામ
585	મહીસાગર (ચાલુ)	સંતરામપુર (ચાલુ)	મલારા
283	"	11	મોટા અંબેલા
२६४	11	" .	મોટા કરણીયા
ર૬૫	11	11	મોટી ભુગેડી
२इइ	11	11	મોટી કયાર
२६७	11	11	મોટી સરસણ
२६८	H.	"	મોટી રેલ (વેસ્ટ)
२६७	11	"	મોવાસા
2.90	n.	11.	નાની ભુગેડી
299	11	11	નાની ક્યાર
२७२	п	11	નાની રેલ (વેસ્ટ)
293	11	11	નરસીંગપુર
२७४	H	11	પદેડી અડોર
ર૭૫	II .	11	પગીના મુવાડા
2.05	11	. 11	પંચમુવા
299	11	. 11	પરથમપુર
२७८	11	11	રછેલા
296	H	11	રાણીજીની પદેડી
550	11	17	રાયડીયા
269	n	11	સાનભાર
२८२	11	11	સંગવાડા
263	11	11	સરદ
568	н	.11	સરસવા (વેસ્ટ)
૨૮૫	11	11	શીર
२८६	11	11	સીમલીયા
269	H	11	ર્સીંગલગઢ
272	39	11	સુરપુર
266	11	11	dGIESI
२५०	11	11	તલાવના મુવાડા
२८१	11	19	ટીંબલા
२७२	H	11	ઉખરેલી
२૯३	11	11	ઉંબર
२५४	11	11	વંજીયા ખુંટ
ર૯૫	11	19	વવીયા મુવાડા
२८६	11	11	વેશા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

વન અને પર્ચાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૨-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨

ક્રમાંકઃ ગવન-૨૦૧૭-૪૧-વપસ-૧૦૨૦૧૭-૨૧૯૩-ડબલ્યુ

સંદર્ભઃ (૧) વન અને પર્યાવરણ વિભાગના

- (૧) તા.૦૬-૦૭-૨૦૦૬ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૯-ગ(૧) (૧૬૬૨)
- (૨) તા.૨૭-૦૧-૨૦૦૯ના જાહેરનામાં ક્રમાંકઃ ગવન-૨૦૦૯-૬-ડબલ્યુએલપી-૧૦૨૦૦૯-એસએફ-૪૯-ડબલ્યુ
- (૩) તા.૦૫–૦૬–૨૦૧૭ના જાહેરનામાં ક્રમાંકઃ વપસ–૨૦૧૭–૭–ડબલ્યુએલપી–૧૦૧૧–૪૯૨– ડબલ્યુ
 - (૨) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૯–૦૯–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ–૨૬.૧–અ–૧૫૯૨–૨૦૧૭–૧૮

રાજ્યના ખેતીના ઉભા પાકને રોઝડા દ્વારા વ્યાપક પ્રમાણમાં નુકશાન કરવામાં આવતું હોવાથી આ રોઝડાઓના નિકાલ કરવાની પરવાનગી આપવા વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ-૧૯૭૨ (સુધારેલ-૨૦૦૨) ની કલમ-૪ પેટા કલમ ૧ (બીબી) હેઠલ મળેલ સત્તાની રૂએ રાજ્ય સરકારના વન અને પર્યાવરણ વિભાગના સંદર્ભ(૧)(૧) માં દર્શાવેલ તા.૦૬-૦૭-૨૦૦૬ ના જાહેરનામાં તથા સંદર્ભ(૧)(૨) માં દર્શાવેલ તા.૨૭-૦૧-૨૦૦૯ ના જાહેરનામાથી, તેમાં દર્શાવેલ જિલ્લાઓમાંથી નવગઠિત અરવિધી જિલ્લા(અગાઉ સાબરકાંઠા જિલ્લા)માં તે જાહેરનામા સાથેની અનુસૂચિમાં દર્શાવેલ કુલ ૪૮ ગામોના સરપંચશ્રીઓની જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે નિયુકિત કરવામાં આવેલ છે. ત્યારબાદ સંદર્ભ(૧)(૩) માં દર્શાવેલ તા.૦૫-૦૬-૨૦૧૭ ના જાહેરનામાથી વિવિધ જિલ્લા હેઠળના કુલ ૩૪૭૪ ગામોના સરપંચશ્રીઓને તથા બનાસકાંઠા જિલ્લાના ૧૦ ગામોના વિસ્તાર માટે ગુજરાત કૃષિ યુનિવર્સીટીના ૨જીસ્ટ્રારશ્રીની ''માનદ વન્ય પ્રાણી સંરક્ષક'' તરીકે તા.૦૧-૦૪-૨૦૧૭થી, સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી મુદત વધારવામાં આવેલ છે.

અરવાલી જિલાના મોડાસા, માલપુર,ભિલોડા અને મેઘરજ માં વર્ષ ૨૦૧૫ની રોઝડાની વસ્તી ગણતરી મુજબ અનુક્રમે ૧૩૨૧, ૮૦૮, ૭૨૬ અને ૫૮૦ સહિત કુલ ૩૪૩૫ રોઝડા નોંધાયેલ છે. અરવાદી જિલાના ક તાલુકાઓના દરેક ગામોમાં ખેતીના ઉભા પાકને વ્યાપક પ્રમાણમાં નુકશાન થતું નિવારવા આ સાથે સામેલ અનુસૂચિ મુજબ અરવાદી જિલાના ક તાલુકાના બાકી રહેતા ૧૯૬ ગ્રામ પંચાયતોના સરપંચશ્રીઓને જે તે ગામ માટે ''માનદ વન્ય પ્રાણી સંરક્ષક'' (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંધીનગરના તા.૧૨–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ક્રમાંકઃ વપસ–૨૦૧૭–૩૮–વપસ–૧૦૨૦૧૭–૨૧૭૫–૬બલ્યુ ની અનુસૂચિ

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
٩	અરવલી	મોડાસા	અમલાઈ
2	11	11	બકોદરા
3	11	. 11	બામણવાડ
8	н	II .	બાયલ
પ	11	11	ભચડીયા
8	п	11	ભેરૂન્દા
9	11	11	બોલુન્દ્રા
6	11	11	બોરડી
4	11	- 11	દધાલીયા
90	11	11	દવલી
99	. "	11	ઢાંકરોલ
92	11	"	
93	11	11	ફરેડી
98	11	11	7851
૧૫	II	11	ગાજણ
98	II	11	ગારૂડી
9.9	H ,	11	ઈસરોલ મોટી
96	11	11	ઈટાડી
96	II	11	જાંબુસર
50	n n	11	જલોદર
૨૧	II .	11	જીવતૈક (મદાદુવગામ)
22	u u	11	જાવણપુર
23	II .	11	જુના વડવાસા
58	U	11	કઉ
રપ	11	II.	ખડોદા
२६	H	11	ખલીકપુર
2.9	н	п	ખાંભીસર
26	II	п	કિશોરપુરા
26	Н	11	કોકાપુર
30	11	11	કોલીખડ
39	Н	н	લીંભોઇ
35	н	п	મહાદેવગામ
33	И	п	માથાસુલિયા
38	п	11	મેડાસણ

કમાંક	જિદ્યાનું નામ		ગામનું નામ
૩ ૫	અરવદ્યી	મોડાસા	મોટી ચોચનો
35	11	П	નાંદીસણ
39	11	II II	નવા વડવાસા
36	11		રાજલી
36	H 3	11	રામપુર
४०	11	"	સબલપુર
४१	"	11	સાકરીયા
४२	II .	.11	શરૂપુર
83	"	"	સાયરા
४४	n	11	શામપુર
४५	11	II II	સુરપુર
४६	11	II II	ઉમેદપુર
89	11	11	વણીયાદ
86	8 H v	н	વાંટા રામપુર
४८	11	n	વરથુ
40	11	11	વોલ્વા
49	અરવલી	માલપુર	આંબલીયા
પર	11	"	અણીયોર
પ૩	11	11	બામીની
પ૪	11	11	ઘોળેશ્વર
૫૫		ıı ı	કોડીયા
પદ	- 11	11	ગાજણ
૫૭	11.	11	ફેલોદર
46	ll l	11	જાલમખાંટના મુવાડા
૫૯	11	II .	જેશીંગપુર
50	II.	11	એવર્તે ક
59	II.	11	કસવાડા
52	11	11	કાટકુવા
\$3	<u>II</u>	11	ખલીકપુર
58	u .	11	કીડીયાદ
ξų	11	11	મગોડી
55	11	11	મહીયાપુર
59	11	11	માલજીના પ્હાડીયા
56	11	11	માલપુર
5 C	11	11	મંગલપુર
90	11	- II	માસદરા
99	11	11	भेवडा
92	11	н	મોલી
93	11	11	नानापडा
98	ii .		नपा
૭૫	п	11	પરસોડા
	"	11	પીયરાણા
95	ш	, н	રંભોડા
99	11	11	ર્રાછવાડ

รูพเร	જિધ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
96	અરવક્ષી	માલપુર	સખવાણીયા
60	11	11	ડીસ્કી
८ ٩	II 	11	ટુણાદર
८२	11	11	વાવડી
23	અરવક્ષી	ભીલોકા	અઢેરા
۲8	II .	11	અંબાબાર
८ ٧	И.	11	અણસોલ
८६	II .	11	ભાણમેર
۷9	11	н	ભટેરા
66	. 11	н	ભવાનપુર
66	H	н	ભેટાલી
60	н	н	ભિલોકા
८१	11	п	ભુતવક
८२	. 11	11	બોલુન્દ્રા
८ ३	n	n .	બુઘરાસણ
८४	n n	п	બુઢેલી
૯૫	n	11	ચિતરીયા
८६	11	11	ચોરીમાલા
69	ji ji	- 11	દહેગામડા
66	11	n	દેવની મોરી
66	II .	11	ઘંબોલીયા
100	11	11	ઘંઘાસણ
101	II		ઘનસોર
902	11	"	ઘોલવાણી
103	11	11	ગલી સેમરો
908	II .	11	જાયલા
10%	11	11	જેશીંગપુર
905	11	11	જુમસર છાપરા
109	11	11	કાગટા મહેટા
906	11	11	81581
906	11	11	ਅਰਗਤ
110	11	11	ખેરાડી
119	11	"	ખેરંચા
992	11	- 11	ખીલોડા
118	II .	11	ખોડંબા
113	п	n n	ખુમાપુર
118	n n	п	
	n	11	કુંકોલ (પાલ)
998	II .	11	કુશ્કી
999	11	11	લાલતૈક
996	11	п	લુસડીયા
996	11	11	મલાસા
920 929	II .	11	મોઘરી

કમાંક	જિધ્વાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
922	અરવલી	ભીલોડા	મઉ (નવલપુર)
૧૨૩	11	11	મેરુ (ભેટાલી)
૧૨૪	Н	11	મોટા કંથારીયા
૧૨૫	1)	11	મોટી બેબર
१२६	11	11	નાના કંથારીયા
929	11	11	નાંદોજ
926	11	11	નાપડા (ખાલસા)
926	II .	11	નારણપુર
930	II .	11	ઓડ
939	11	11	પાલા
932	11	11	રાયસિંગપુર
133	<u>u</u>	11	કામુળા
938	11	11	રામેળા
9 211	n n	. "	રામપુરી
935	. 11	11	રાથપુર
939	11	11	રીટોડા
136	11	11	สแหดเฌ
936	H	11	શામળપુર
130	11	n	सुनोज
0.240	11	"	સુનસર
985		11	ટાકાકુવા
	11	11	ટોરકા(જેતપુર)
983	11	11	ઉબસલ
988	11	11	વાદ્યશ્વરી
१४५	11	11	
१४६	11	l)	વાદ્યપુર વદિયોલ
989	11	11	વાંકા ટીંબા
१४८	11	"	
986		11	વાંકાનેર
940	II .	11	વાંસળી
949	11	11	delas
૧૫૨	"	11	વેજપુર
૧૫૩	11		વેણપુર
१५४			વિરપુર
૧૫૫	અરવર્લી	भृहार.	બાંટીવાડા લાલકંપા
१५६	" "	"	બેહદજ
૧૫૭	H	" "	બેલ્યો
१५८	11	n	ભેમાપુર
१५८	11		ભુટાલ
950		"	હ્યાટા
१६१	"	11	ડચકા
१६२	"	. "	ઘનાડીયા
१६३	n	"	ગેડ
१६४	!!	"	ગોરવાડા
१६५	н	11	ઇપલોડા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	गाभनुं नाभ
१६६	અરવલી	મેઘરજ	ઇસરી
959	Ш	11	જામગઢ
१६८	n	11	કાલીયા કુવા
986	п	11	કંટાળુ
990	11	. 11	કસાણા
999	п	"	ખોખરીયા
992	Н	II .	કુણોલ
993	п	11	કુણોલ–૨
998	11	11	લાલોડીયા
994	<u> </u>	11	લાલપુર
998	н	11	લીંબોદરા (રામગઢ)
999	н	"	મદુડી
996	n	11	મુદ્યકર્
996	11	H H	મોટી મોચડી
960	11	п	મોટી પંડુલી છીંકારી
969	11	11	મુક્શી
965	11	"	નવાગામ (ઇસરી)
923	11	П	વવાગામ (કસાણા)
968	11	н	પહાડીયા
	11	11	પંચાલ
964	11	11	પાણીબાર
928	n	11	પટેલ ઢુંઢા
929	n	п	રામગઢી
922	11	11	રથાવાડા
926	11	11	રેક્ષાવાડા
960	п	11	शशगात
969	11	11	સીસોદરા
965	н	11	
963	II .	и	d289151
968	II .	н	ટુંબાલીયા
१८५	n	11	Ğσ54I
१८६	н	11	વાદ્યપુર
969	11	п	पासुना
966		***	વાણીયાવાડા
966	11	11	વરથલી
500	11	11	વાસણા
२०१	П	11)\$5SI
202	અરવદ્યી	બાચડ	અહમદપુરા
203	11	11	અજબપુરા
२०४	H	"	અલ્વા
૨૦૫	П	11	અમરગઢ
२०६	П	11	આંબાગામ
209	11	11	આંબલીયારા
२०८	11	11	અમીયાપુર
२०७	н	п	આમોદરા
290	н	п	બાદરપુરા

કમાંક	જિદ્યાનું નામ	તાલુકાનું નામ	ગામનું નામ
299	અરવર્લી	બાયડ	ભુખેલ
२१२	11	11	ભુંકાસણ
૨૧૩	11	11	બીબીની વાવ
२१४	11	п .	બોરડી
૨૧૫	11	n	બોરોલ
२१६	n	"	ચાંદરેજ
૨૧૭	U.	11	છલ્નોઉ
२१८	II.	11	છાપરીયા
२१७	u.	11	ચોઇલા
220	U.	11	ડાભા
229	11	11	દહેગામડા
222	11	11	દખણેશ્વર
223	11	11	ડેમાઇ
258	n n	II .	દેરોલી
રરપ	u u	11	દેશલપુરા કંપો
228	n.	11	ઘરમડી વાંટા
	11	11	ફાટા ધીરપુરા
220		11	ગાબટ
256	11	п	
२२७	n	n n	ગણેશપુરા
230	11	11	ગોટાપુર
239	11	"	હાથીપુરા
ર૩૨	11	н	ઇદરાણ
233	11		જામલમપુર સાઠંબા
२उ४	"	"	જીવતેક
૨૩૫	11		જુનાવાડા
२उ६	8	"	લંક
239	H	"	લીબોદરા(રામગઢ)
૨૩૮	Ш	n	માધવ કંપો
२उ८	n .	"	મોટા લાલપુર
२४०	<u>u</u>	.0	મોતીપુરા (સાવેલા)
૨૪૧	n	. !!	મુળજીના મુવાટા
२४२	11	"	ઓઢા
२४३	11	11	પટેલના મુવાડા
२४४	11	11	પીપોદરા
૨૪૫	II .	11	પ્રાંતવેલ
२४६	II .	n	રકોદરા
२४७	<u>u</u>	11	રમોસ
२४८	n	11	રાણેચી
२४८	n .	"	રૂપનગર
૨૫૦	11	11	સરસોલી
૨૫૧	11	n	સાઠેબા
રપર	11	n n	સીમલાજ
૨૫૩	II .	"	તલોદ
૨૫૪	11	"	તેનપુર
રપપ	11	11	ટોટુ

કમાંક	જિધ્ાાનું નામ	તાલુકાનું નામ	ગામનું નામ
રપ૬	અરવલી	બાય5	ાક્રાંડિ
૨૫૭	II .	11	વજેપુરા કમ્પો
રપ૮	11	n	વાંટડા બાયડ
ર ૫૯	11	11	વરેના બોર ટીંબા
250	11	JI JI	વસાદરા
२६१	п	II .	વાસણા મોટા
585	II .	п	વાસની
२६३	п	11	વસનીરેલ
२६४	11	, II	อเรหเบ
ર૬૫	n .	п	જંખારીયા
255	અરવદ્યી	ધનસુરા	આકરુંદ
२६७	11	. 11	આંબાસર
२इ८	11	11	આમોદરા
२६७	11	11	બરનોલી
२७०	H	. п	ભેંસવાડા
૨૭૧	у н	11	બીલવાણીયા
ર૭૨	11	п	लुतस
293	11	п	ઘમાણીયા
२७४	11	п	ઇનસુરા
૨૭૫	II .	п	હરીપુરા કમ્પો
२७६	H	11	ઠીરાપુર
2.99	n	"	હરીપુરા કંપા
२७८	11	п	જમ્થા
२७८	11	"	જશવંતપુરા
२८०	11	. "	કરોલી
२८१	11	11	ખેડોઇ
२८२	II	"	ખીલોડીયા
२८३	11	11	કીડી
२८४	11	"	લાલીનો મઢ
૨૮૫	11	11	મલેકપુર
२८६	11	11	નારણપુર
२८७	11	11	નારણપુરા(આકરુંદ)
266	11	11	નવી સીનોલ
266	. "	n	રહીયોલ
२७०	11	n	રાજપુર (વડગામ)
૨૯૧	H	11	રમણા
२७२	11	11	शीनोस
२૯३	11	"	581
२८४	11	11	સીમલી
ર૯૫	11	п,	ઉમેદપુર
२८६	11	n	વાંટડા સુકા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે, મનીષ સી. શાહ,

સરકારના ઉપ સચિવ.





सत्यमेव जयत

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 12th October, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

No. JJM/102017-(42)/775/F.:- In exercise of the powers conferred by section (4) and (17) of the Indian Forest Act, 1927 (XVI OF 1927), in its application to the state of Gujarat, (hereinafter referred to as "The said act".) the Government of Gujarat hereby:

- 1. (a) Declares that it has been decided to constitute the land in the village of Shreenathgadh in Gondal Taluka of Rajkot District specified in the schedule appended here to "under section-4".
 - (b) Forest settlement officer, Junagadh who is referred as "Forest Settlement Officer" hereafter to be the officer for the purpose of clause (c) of Sub-Section(i) of section-4 and,
- 2. Appoints the Collector, Rajkot District at Rajkot to hear the appeals from any orders passed by the said Forests settlement officer under section 11,12,15 and 16 of the said Act.

SCHEDULE

Taluka: Gondal

Sr. No.	Name of the Village	Survey No.	Area in Hectors	Boundaries	
1	2	3	4	5	
1	Shreenathgadh	326/11 Pt.	22.2578	North: S.No.326/pt. open land & Road East: Bhadar River & Road South: S.No.326/pt. open land West: S.No.256, 257, 259, S.No.326/pt. open land, 283, 282, 281, S.No.326/pt. open land, 292, 293,290, 295, S.No.326/pt. open land., 297	

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

District: Rajkot

Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી ઓક્ટોબર, ૨૦૧૭.

ક્રમાંક: જજમ/૧૦૨૦૧૭-(૪ૄ)/૭૭૫/એફ. :- સને ૧૯૨૭ના ભારતના જંગલો બાબત (સને ૧૯૨૭ના ૧૬માં) અધિનિયમ અન્વયે ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી, સને ૧૯૨૭ના ભારતના જંગલો બાબતના (સને ૧૯૨૭ના ૧૬મા) અધિનિયમ જેનો આમાં હવે પછી ''ઉક્ત અધિનિયમ'' તરીકે ઉલ્લેખ કર્યો છે તેની કલમો (૪) અને (૧૭) ની રૂએ મળેલા અધિકારો અન્વયે ગુજરાત સરકાર, આથી

- (૧) (અ) જાહેર કરે છે કે, આ સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલ રાજકોટ જિલ્લાના, ગોંડલ તાલુકાના મોજે શ્રીનાથગઢ ગામની જમીનને ''કલમ-૪'' હેઠળ જાહેર કરવાનું નક્કી કરવામાં આવ્યું છે, અને
 - (બ) જંગલ નિયામક અધિકારી (ફોરેસ્ટ સેટલમેન્ટ ઓફિસર) જુનાગઢને જેનો આમાં હવે પછી ઉક્ત ''ફોરેસ્ટ સેટલમેન્ટ ઓફિસર'' તરીકે ઉલ્લેખ કર્યો છે તેને કલમ (૪)ની પેટા કલમ-(૧)ની કલમ-(ક)ના હેતુઓ સારું અધિકારી તરીકે નિયુક્ત કરવામાં આવે છે.
- (૨) ઉક્ત અધિનિયમની કલમો-૧૧, ૧૨, ૧૫ અને ૧૬ અન્વયે ઉક્ત ફોરેસ્ટ સેટલમેન્ટ ઓફિસરે પસાર કરેલ કોઈપણ આદેશો પર અપીલ સાંભળવા રાજકોટ જિલ્લાના કલેક્ટરશ્રીને નિયુક્ત કરવામાં આવે છે.

અનુસૂચિ

તાલુકો : ગોંડલ

જિલ્લો : રાજકોટ

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્તાર હેક્ટર	ચર્તુસીમા
٩	5	3	8	ų
q	શ્રીનાથગઢ	૩૨૬/૧૧ પૈકી	૨૨.૨૫૭૮	ઉત્તર : સ. નં. ૩૨૬ પૈકી ખુલ્લી જમીન તથા રોડ પૂર્વ : ભાદર નદી તથા રસ્તો દક્ષિણ : સર્વે નં. ૩૨૬ પૈકી ખુલ્લી જમીન પશ્ચિમ: સર્વે નં. ૨૫૬, ૨૫૭, ૨૫૯, ૩૨૬ પૈકી ખુલ્લી જમીન, ૨૮૩, ૨૮૨, ૨૮૧, ૩૨૬ પૈકી ખુલ્લી જમીન, ૨૯૨, ૨૯૩, ૨૯૦, ૨૯૫, ૩૨૬ પૈકી ખુલ્લી જમીન, ૨૯૭

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપસચિવ.





सत्यमेव जयते

The Gujarat Government Gazette

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOREST AND ENVIRONMENT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 12th October, 2017.

Indian Forest Act, 1927 (XVI OF 1927)

No. JJM/102017-(43)/776/F.: In exercise of the powers conferred by section (4) and (17) of the Indian Forest Act, 1927 (XVI OF 1927), in its application to the state of Gujarat, (hereinafter referred to as "The said act".) the Government of Gujarat hereby:

- 1. (a) Declares that it has been decided to constitute the land in the village of Khorana in Rajkot Taluka of Rajkot District specified in the schedule appended here to "under section-4".
 - (b) Forest settlement officer, Junagadh who is referred as "Forest Settlement Officer" hereafter to be the officer for the purpose of clause (c) of Sub-Section (i) of section-4 and,
- 2. Appoints the Collector, Rajkot District at Rajkot to hear the appeals from any orders passed by the said Forests settlement officer under section 11,12,15 and 16 of the said Act.

SCHEDULE

Taluka: Rajkot

District : Rajkot

Sr. No.	Name of the Village	Survey No.	Area in Hectors	Boundaries
1	2	3	4	5
1	Khorana	356/p.	20.00	North: S.No.356/p.
	. 8			East: Gamtal, S. No.356/p.
				South: S.No.356/p. & Way of Jalia
		, and the second		West: S.No.356/p. & Land of Santhni

By order and in the name of the Governor of Gujarat,

MANISH C. SHAH,

Under Secretary to Government.

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173-1

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી ઓક્ટોબર, ૨૦૧૭.

ક્રમાંક : જજમ/૧૦૨૦૧૭-(૪૩)/૭૭૬/એફ. :- સને ૧૯૨૭ના ભારતના જંગલો બાબત (સને ૧૯૨૭ના ૧૬માં) અધિનિયમ અન્વયે ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી, સને ૧૯૨૭ના ભારતના જંગલો બાબતના (સને ૧૯૨૭ના ૧૬મા) અધિનિયમ જેનો આમાં હવે પછી ''ઉક્ત અધિનિયમ'' તરીકે ઉલ્લેખ કર્યો છે તેની કલમો (૪) અને (૧૭) ની રૂએ મળેલા અધિકારો અન્વયે ગુજરાત સરકાર, આથી

- (૧) (અ) જાહેર કરે છે કે, આ સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલ રાજકોટ જિલ્લાના, રાજકોટ તાલુકાના મોજે ખોરાણા ગામની જમીનને ''કલમ-૪'' હેઠળ જાહેર કરવાનું નક્કી કરવામાં આવ્યું છે, અને
 - (બ) જંગલ નિયામક અધિકારી (ફોરેસ્ટ સેટલમેન્ટ ઓફિસર) જુનાગઢને જેનો આમાં હવે પછી ઉક્ત ''ફોરેસ્ટ સેટલમેન્ટ ઓફિસર'' તરીકે ઉલ્લેખ કર્યો છે તેને કલમ (૪)ની પેટા કલમ-(૧)ની કલમ-(ક)ના હેતુઓ સારું અધિકારી તરીકે નિયુક્ત કરવામાં આવે છે.
- (૨) ઉક્ત અધિનિયમની કલમો-૧૧, ૧૨, ૧૫ અને ૧૬ અન્વયે ઉક્ત ફોરેસ્ટ સેટલમેન્ટ ઓફિસરે પસાર કરેલ કોઈપણ આદેશો પર અપીલ સાંભળવા રાજકોટ જિલ્લાના કલેક્ટરશ્રીને નિયુક્ત કરવામાં આવે છે.

અનુસૂચિ

તાલુકો : રાજકોટ

જિલ્લો : રાજકોટ

અ.નં.	ગામનું નામ	સર્વે નંબર	વિસ્તાર હેક્ટર	ચર્તુઃસીમા
٩	5	3	8	ų
૧	ખોરાણા	૩૫૬/પૈકી	20.00	ઉત્તર : સ. નં. ૩૫૬/પૈકી પૂર્વ : ગામતળ તથા સ. નં. ૩૫૬/પૈકી દક્ષિણ : સર્વે નં. ૩૫૬/પૈકી તથા જાળીયાનો મારગ પશ્ચિમ: સર્વે નં. ૩૫૬/પૈકી તથા સાંથણીની જમીન

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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વન અને પર્ચાવરણ વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, તા.૧૬-૧૦-૨૦૧૭.

વન્ય પ્રાણી (સંરક્ષણ) અધિનિયમ–૧૯૭૨ ક્રમાંકઃ ગવન–૨૦૧૭–૪૪–ઠબલ્યુએલપી–૧૦૧૧–૪૯૨–ઠબલ્ય

સંદર્ભઃ (૧) અગ્ર મુખ્ય વન સંરક્ષકશ્રી (વન્ય પ્રાણી), ગુજરાત રાજ્ય, ગાંધીનગરનો તા.૧૩–૧૦–૨૦૧૭ નો પત્ર ક્રમાંકઃ વપસ– ૨૬–અરજીઓ–૧૬૮૮–૨૦૧૭–૧૮.

રાજ્યના તમામ 33 જિલાઓના ૨૫૦ તાલુકા માટે વન્ય પ્રાણી (સંરક્ષણ) ધારા, ૧૯૭૨ની કલમ ૪(૧)(બી) હેઠળ રાજ્ય સરકારને મળેલ સત્તાની રૂએ આ સાથે સામેલ અનુસૂચિમાં દર્શાવેલ વન અધિકારીશ્રીને જે તે તાલુકા તથા જિલા માટે 'તાલુકા વન્યપ્રાણી સંરક્ષક' (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન) અને જિલા વન્યપ્રાણી સંરક્ષક' (ડીસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન) તરીકે સરકારશ્રી અન્ય હુકમ ન કરે તેટલા સમય સુધી નિમણુંક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ,

સરકારના ઉપ સચિવ

વન અને પર્ચાવરણ વિભાગ, સચિવાલય, ગાંઘીનગરના તા.૧૬–૧૦–૨૦૧૭ના જાહેરનામા ક્રમાંકઃ ગવન–૨૦૧૭–૪૪–ડબલ્યુએલપી–૧૦૧૧–૪૯૨–ડબલ્યુ ની અનુસૂચિ

કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્થપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ–૩ માં દશવિલ તાલુકા માટે જિલ્લા વન્ચપ્રાણી સંરક્ષક (ડિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
q	અમદાવાદ	સાણંદ	પરિક્ષેત્ર વન અધિકારી,	નાયબ વન સંરક્ષકશ્રી., નળસરોવર,
	ामटापाट	tileic	નળસરોવર	સાણંદ
2	311	દેત્રોજ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	0	CAL	દેત્રોજ	વનીકરણ વિભાગ, અમદાવાદ
3	11	માંડલ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		नाउत	માંડલ	વનીકરણ વિભાગ, અમદાવાદ

કમાંક	िश्वानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્ચપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ–૩ માં દર્શાવેલ તાલુકા માટે જિલ્લા વન્ચપ્રાણી સંરક્ષક (કિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
	11	ઘોલેરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
8		ધાલરા	ઘોલેરા	વનીકરણ વિભાગ, અમદાવાદ
	11	> 0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
પ		દશક્રોઈ	દશક્રોઈ	વનીકરણ વિભાગ, અમદાવાદ
100	11	0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
8	11	વિરમગામ	વિરમગામ	વનીકરણ વિભાગ, અમદાવાદ
	11		પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
9	"	ઘોળકા	ઘોળકા	વનીકરણ વિભાગ, અમદાવાદ
			પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
6	11	બાવળા	બાવળા	વનીકરણ વિભાગ, અમદાવાદ
			પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
6	.11	ઘંધુકા	ધંધુકા	વનીકરણ વિભાગ, અમદાવાદ
		અમદાવાદ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
90	"	સીટી	સીટી રેંજ હાંસોલ	વનીકરણ વિભાગ, અમદાવાદ
	-	साठा	પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, सामािश्ड
99	અમરેલી	અમરેલી	પારફાત્ર વર્ણ આવડારા અમેરેલી	વનીકરણ વિભાગ, અમરેલી
	<u> </u>		પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
૧૨	- 11	બાબરા	બાબરા	વનીકરણ વિભાગ, અમરેલી
			પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
93	11	લાઠી	લાઠી	વનીકરણ વિભાગ, અમરેલી
	"	0.0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
98		લિલિયા	અમરેલી	વનીકરણ વિભાગ, અમરેલી
૧૫	11	્કુકાવાવ– વડિયા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
14		<i>3ु</i> डापाप – पाठवा	કુકાવાવ	વનીકરણ વિભાગ, અમરેલી
૧૬	11	ઘારી	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ગીર પૂર્વ, ધાર
		SICI	દલખાણીયા	المراجعة الم
99	n n	ખાંભા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ગીર પૂર્વ, ધાર
			ખાંભા	
96	n	રાજુલા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		-	રાજુલા પરિક્ષેત્ર વન અધિકારી	વનીકરણ વિભાગ, અમેરેલી નાયબ વન સંરક્ષકશ્રી, સામાજિક
96	· u	જાફરાબાદ	પારક્ષત્ર વન આઘકારા જાફરાબાદ	વનીકરણ વિભાગ, અમરેલી
	-		પરિક્ષેત્ર વન અધિકારી	
50	"	સાવરકુંડલા	સાવરકુંડલા	નાયબ વન સંરક્ષકશ્રી, ગીર પૂર્વ, ધાર
			પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
૨૧	11	어의권긴	어기권인	વનીકરણ વિભાગ, અમરેલી
			પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
55	આણંદ	આણંદ	આણંદ	વનીકરણ વિભાગ, આણંદ
2.2	11	આંકલાવ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
૨૩		આઝલાવ	આંકલાવ	વનીકરણ વિભાગ, આણંદ
૨૪	11	બોરસદ	પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, सामािश्ड
~ 0		जास्तर	બોરસદ	વનીકરણ વિભાગ, આણંદ
૨૫	11	ખંભાત	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
33 161			ખંભાત	વનીકરણ વિભાગ, આણંદ
58	0	પેટલાદ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક

કમાંક	िंद्यानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્ચપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિદ્યા વન્યપ્રાણી સંરક્ષક (ડિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
			પેટલાદ	વનીકરણ વિભાગ, આણંદ
29	311	સોજીત્રા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		বাত্যা	સોજીત્રા	વનીકરણ વિભાગ, આણંદ
25	11	dishis	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		વારાપુર	તારાપુર	વનીકરણ વિભાગ, આણંદ
૨૯	11	ઉમરેઠ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
+0		उन् रु	ઉમરેઠ	વનીકરણ વિભાગ, આણંદ
30	અરવદ્ધી	મોડાસા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, અરવિદ્વી
	गटनदा	गाठासा	મોડાસા	વન વિભાગ
39	n	ઇનસુરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
<u> </u>		वणसुरा	ઘનસુરા	વનીકરણ વિભાગ, સાબરકાંઠા
32	311	બાચડ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		जावठ	બાચડ	વનીકરણ વિભાગ, સાબરકાંઠા
33	11	אוכטוס	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, અરવલી
		માલપુર	માલપુર	વન વિભાગ
38	અરવદ્યી	મેઘરજ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, અરવલી
	गरवदा	नपर	મેઘરજ	વન વિભાગ
૩ ૫્	"	ભિલોડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, અરવલી
01,		reichoi	ભિલોકા	વન વિભાગ
35	બનાસકાંઠા	દાંતા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બનાસકાંઠા
0.5	91011613101	OICH	દાંતા (પૂ)	વન વિભાગ
39	n	વડગામ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		4091101	વડગામ	વનીકરણ વિભાગ, બનાસકાંઠા
36	11	પાલનપુર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બનાસકાંઠા
		नाराजनुर	પાલનપુર	વન વિભાગ
36	"	અમીરગઢ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બનાસકાંઠા
		-10112-10	અમીરગઢ	વન વિભાગ
80	,,	દાંતીવાડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બનાસકાંઠા
			દાંતીવાડા	વન વિભાગ
४१	"	ઘોનેરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			દ્યોનેરા	વનીકરણ વિભાગ, બનાસકાંઠા
85	"	વાવ	પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, जनासडांठा
			qiq	વન વિભાગ
83	"	સુઈગામ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બનાસકાંઠા
	-	3	સુઈગામ	વન વિભાગ
88	11	દીચોદર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			દીયોદર	વનીકરણ વિભાગ, બનાસકાંઠા
૪૫	n	ભાભર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		-	ભાભર	વનીકરણ વિભાગ, બનાસકાંઠા
85	11	કાંકરેજ/શિહોરી	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	7		શિહોરી	વનીકરણ વિભાગ, બનાસકાંઠા
४७	n	થરાદ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			થરાદ	વનીકરણ વિભાગ, બનાસકાંઠા
86	11	ડીસા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	11		ડીસા	વનીકરણ વિભાગ, બનાસકાંઠા
४८	.,	લાખાણી	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક

કમાંક	જિલાનું નામ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્થપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિલ્લા વન્થપ્રાણી સંરક્ષક (કિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
			ડીસા	વનીકરણ વિભાગ, બનાસકાંઠા
210	01221	01331	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
૫૦	ભરૂચ	ભરૂચ	ભરૂચ	વનીકરણ વિભાગ, ભરૂચ
૫૧	11	હાંસોટ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
41		GIETIC	ભરૂચ	વનીકરણ વિભાગ, ભરૂચ
પર	H	વાગરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
4.6		41-101	વાગરા	વનીકરણ વિભાગ, ભરૂચ
પ૩	11	આમોદ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		5,14110	આમોદ	વનીકરણ વિભાગ, ભરૂચ
૫૪	п	જંબુસર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
4.0		*300	જંબુસર	વનીકરણ વિભાગ, ભરૂચ
૫૫	11	વાલીયા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		नाताला	વાલીયા	વનીકરણ વિભાગ, ભરૂચ
૫૬	11	ઝગડીયા	પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, ભરૂચ પેટા
45		393141	ઝગડીયા	વન વિભાગ
21.0	01221	નેત્રંગ	પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, ભરૂચ પેટા
૫૭	ભરૂચ	01391	નેત્રંગ	વન વિભાગ
2) 4	11	અંકલેશ્વર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
૫૮		अंडलश्वर	અંકલેશ્વર	વનીકરણ વિભાગ, ભરૂચ
			પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, ભાવનગર
૫૯	어디디어기간	મહુવા	મહુવા	વન વિભાગ
	11		પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, ભાવનગર
80	"	જેસર	જેસર	વન વિભાગ
	V 18		પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, सामािश्ड
६१	"	ପଠାକ୍ଷ	ଏଠାଷ	વનીકરણ વિભાગ, બોટાદ
			પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, ભાવનગર
85	"	પાલીતાણા	પાલીતાણા	વન વિભાગ
			પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, ભાવનગર
६३		વલભીપુર	વલભીપુર	વન વિભાગ
			પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, કાળીયાર
88		ભાવનગર	વારહાત્ર વળ આવડારા વેળાવદર	રાષ્ટ્રીય ઉદ્યાન, વેળાવદર
	+		પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, साभाषिड
દુપ	11	ઘોઘા	વારક્ષત્ર વન આઘકારા ઘોઘા	વનીકરણ વિભાગ, બોટાદ
			પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
88	11	ઉમરાળા	ACCORDING CONTROL SOCIETY ACCORDING CONTROL OF THE	વનીકરણ વિભાગ, બોટાદ
			ઉમરાળા	
59	11	ગારીયાદ્યાર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			ગારીયાધાર	વનીકરણ વિભાગ, બોટાદ
56	11	શિહોર	પરિક્ષેત્ર વન અધિકારી	भहहनीश पन संरक्षङश्री, लापनगर
		100 - 100 T	શિહોર	વન વિભાગ
§C	બોટાદ	બરતાળા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
30	ા બાટાદ	-10 11-11	બરવાળા	વનીકરણ વિભાગ, બોટાદ
90	11	બોટાદ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
90		AICIC	બોટાદ	વનીકરણ વિભાગ, બોટાદ
0.0	11	21251 (2012) 11)	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
99		ગઢડા (સ્વામીના)	ગઢ51	વનીકરણ વિભાગ, બોટાદ

			તાલુકા કક્ષાએ તાલુકા વન્ચપ્રાણી	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે
કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	સંરક્ષક	જિલા વન્યપ્રાણી સંરક્ષક (કિસ્ટ્રીક્ટ
			(તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	વાઈલ્ડ લાઈફ વોર્ડન)
૭૨	n ·	રાણપુર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
04		લાલાયુદ	રાણપુર	વનીકરણ વિભાગ, બોટાદ
93	છોટાઉદેપુર	છોટાઉદેપુર	પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, છોટાઉદેપુર
03	ठाटाउटपुर	ठाटाउटपुर	છોટાઉદેપુર	વન વિભાગ
024	11	2 USO 20 22 22	પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, છોટાઉદેપુર
98		પાવી જેતપુર	પાવી જેતપુર	વન વિભાગ
011	11	કવાંટ	પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, છોટાઉદેપુર
૭૫		SIPE	sqis	વન વિભાગ
0.5	"		પરિક્ષેત્ર વન અધિકારી	મદદનીશ વન સંરક્ષકશ્રી, છોટાઉદેપુર
98		નસવાડી	નસવાડી	વન વિભાગ
	11		પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
99		સંખેડા	સંખેડા	વનીકરણ વિભાગ, વડોદરા
	11	>> 0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, છોટાઉદેપુર
96		બોકેલી	બોકેલી	વન વિભાગ
		0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બારીયા
96	કાહોદ	બારીયા	પીપલોદ	વન વિભાગ
	"	20.000	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, વન્યપ્રાણી
60		ઘાનપુર	ાડજ્હે	વિભાગ, વડોદરા
	11	515)5	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બારીયા
८ ٩	N. S.	કાિક	કાહોદ	વન વિભાગ
43		ઝાલોદ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બારીયા
८२		ઝાલાદ	ઝાલોદ	વન વિભાગ
23	11	સંજેલી	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બારીયા
23		ব গুলা	સંજેલી	વન વિભાગ
68	"	લીમખેડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બારીયા
		Characon	લીમખેડા	વન વિભાગ
૮૫	"	ફતેપુરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બારીયા
		4030	ફતેપુરા	વન વિભાગ
C \$	n	ગરબાડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, બારીયા
			ગરબાડા	વન વિભાગ
29	ડાંગ	આદવા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ડાંગ (ઉત્તર)
			આહવા (૫)	વન વિભાગ
66	"	સુબીર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ડાંગ (ઉત્તર)
			સુબીર	વન વિભાગ
66	11	ପଧ୍ୟଣ	પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, डांग (हिक्षिए)
		(4	que o	વન વિભાગ
60	દેવભૂમી દ્વારકા	ભાણવડ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			ભાણવડ	વનીકરણ વિભાગ, દેવભૂમી દ્વારકા
७१	11	કલ્યાણપુર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, જામનગર
			કલ્યાણપુર પરિક્ષેત્ર વન અધિકારી	વન વિભાગ
८२		ખંભાળીયા	પારક્ષત્ર વન આધકારા ખંભાળીયા	નાયબ વન સંરક્ષકશ્રી, મરીન નેશનલ પાર્ક, જામનગર
			પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, भरीन नेशनल
८ ३	11	દ્વારકા (ઓખા)	હારફાર વર્ગ આયકારા	पार्ड, श्रमनगर
			પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, गांधीनगर
८४	ગાંધીનગર	ગાંધીનગર	બોરફાર બોરીજ	वन विभाग
			्।।सः ७	पण ।भराष

કમાંક	िश्दानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્યપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિલ્લા વન્ચપ્રાણી સંરક્ષક (કિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
૯૫	11	દહેગામ	પરિક્ષેત્ર વન અધિકારી દહેગામ	નાયબ વન સંરક્ષકશ્રી, ગાંધીનગર વન વિભાગ
८६	n	માણસા	પરિક્ષેત્ર વન અધિકારી માણસા	નાયબ વન સંરક્ષકશ્રી, ગાંધીનગર વન વિભાગ
୯૭	н	કલોલ	પરિક્ષેત્ર વન અધિકારી કલોલ	નાયબ વન સંરક્ષકશ્રી, ગાંઘીનગર વન વિભાગ
66	ગીર સોમનાથ	તાલાલા	પરિક્ષેત્ર વન અધિકારી તાલાલા	નાયબ વન સંરક્ષકશ્રી, ગીર પશ્ચિમ વિભાગ
૯૯	11	કોડીનાર	પરિક્ષેત્ર વન અધિકારી કોડીનાર	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, ગીર સોમનાથ
900	. 11	ગીરગઢડા	પરિક્ષેત્ર વન અધિકારી ગીરગઢડા	નાયબ વન સંરક્ષકશ્રી, ગીર પશ્ચિમ વિભાગ
909	11	ઉના	પરિક્ષેત્ર વન અધિકારી જસાધાર	નાયબ વન સંરક્ષકશ્રી, ગીર પૂર્વ વિભાગ
૧૦૨	ગીર સોમનાથ	વેરાવળ	પરિક્ષેત્ર વન અધિકારી વેરાવળ	નાયબ વન સંરક્ષકશ્રી, જુનાગઢ વન વિભાગ
103	11	્યુત્રાપાડા	પરિક્ષેત્ર વન અધિકારી વેરાવળ	નાયબ વન સંરક્ષકશ્રી, જુનાગઢ વન વિભાગ
१०४	શ્રમનગર	જામજોદ્યપુર	પરિક્ષેત્ર વન અધિકારી જામજોદપુર	નાયબ વન સંરક્ષકશ્રી, જામનગર વન વિભાગ
૧૦૫	п	શ્રમનગર	પરિક્ષેત્ર વન અધિકારી જામનગર	નાયબ વન સંરક્ષકશ્રી, જામનગર વન વિભાગ
905	11	કાલાવાડ	પરિક્ષેત્ર વન અધિકારી કાલાવાડ	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, દેવભૂમી દ્વારકા
109	11	દ્યોલ	પરિક્ષેત્ર વન અધિકારી દ્યોલ	નાયબ વન સંરક્ષકશ્રી, જામનગર વન વિભાગ
906	11	જોડીયા	પરિક્ષેત્ર વન અધિકારી જોડીયા	નાયબ વન સંરક્ષકશ્રી, મરીન નેશનલ પાર્ક, જામનગર
906	11	લાલપુર	પરિક્ષેત્ર વન અધિકારી લાલપુર	નાયબ વન સંરક્ષકશ્રી, જામનગર વન વિભાગ
990	જુનાગઢ	જુનાગઢ સીટી	પરિક્ષેત્ર વન અધિકારી કુંગર (ઉ)	નાયબ વન સંરક્ષકશ્રી, જુનાગઢ વન વિભાગ
999	11	માણાવદર	પરિક્ષેત્ર વર્ન અધિકારી માણાવદર	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, ગીર સોમનાથ
૧૧૨	н	વંથલી	પરિક્ષેત્ર વન અધિકારી જુનાગઢ	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, ગીર સોમનાથ
113	11	ભેસાણ	પરિક્ષેત્ર વન અધિકારી છોડવડી	નાયબ વન સંરક્ષકશ્રી, ગીર પશ્ચિમ વિભાગ
998	11	વિસાવદર	પરિક્ષેત્ર વન અધિકારી વિસાવદર	નાયબ વન સંરક્ષકશ્રી, ગીર પશ્ચિમ વિભાગ
૧૧૫	11	કેશોદ	પરિક્ષેત્ર વન અધિકારી કેશોદ	નાયબ વન સંરક્ષકશ્રી, જુનાગઢ વન વિભાગ
११६	11	મેંદરડા	પરિક્ષેત્ર વન અધિકારી મેંદરડા	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, ગીર સોમનાથ
999	11	માંગરોળ	પરિક્ષેત્ર વન અધિકારી માંગરોળ	નાયબ વન સંરક્ષકશ્રી, જુનાગઢ વન વિભાગ

ક્રમાંક	िश्झानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્ચપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિલ્લા વન્ચપ્રાણી સંરક્ષક (કિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
992	11	માળીયા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		गाणावा	માળીયા (હાટીના)	વનીકરણ વિભાગ, ગીર સોમનાથ
996	п	જુનાગઢ ગ્રામ્ય	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, જુનાગઢ
		3011-10 3104	ડુંગર (દ)	વન વિભાગ
920	કરછ	અંજાર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કરછ પૂર્વ
	300	97 67 6	અંજાર	વન વિભાગ
૧૨૧	n	ગાંઘીઘામ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કચ્છ પૂર્વ
		1101101101	અંજાર	વન વિભાગ
૧૨૨	"	ભચાઉ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કરુછ પૂર્વ
		· · · · · · · · · · · · · · · · · · ·	ભચાઉ	વન વિભાગ
૧૨૩	11	રાપર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કરુછ પૂર્વ
			આકેસર	વન વિભાગ
૧૨૪	"	મુંદ્રા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કરછ પૂર્વ
		321	मुंख़।	વન વિભાગ
૧૨૫	કરછ	માંડવી	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કરછ પશ્ચિમ
	310		માંડવી	વન વિભાગ
१२६	"	અબડાસા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કરુછ પશ્ચિમ
			નલીયા (ઉ)	વન વિભાગ
૧૨૭	"	ભુજ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કચ્છ પશ્ચિમ
		3,4	ભુજ (૫)	વન વિભાગ
926		어어게인!	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કચ્છ પશ્ચિમ
			નખત્રાણા (પૂ)	વન વિભાગ
૧૨૯	"	ศพนต	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, કરછ પશ્ચિમ
			દયાપર (ઉ)	વન વિભાગ
930	ખેડા	नडीथाट	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			नडीयाह	વનીકરણ વિભાગ, નડીયાદ
939	11	વસો	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			નડીયાદ	વનીકરણ વિભાગ, નડીયાદ
૧૩૨	11	ખેડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			ખેડા	વનીકરણ વિભાગ, નડીયાદ
933	11	માવક	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			भावर	વનીકરણ વિભાગ, નડીયાદ
938	11	મઠુઘા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			મહુઘા	વનીકરણ વિભાગ, નડીયાદ
૧૩૫	"	મહેમદાવાદ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			મહેમદાવાદ	વનીકરણ વિભાગ, નડીયાદ
935	н	કઠલાલ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			કઠલાલ	વનીકરણ વિભાગ, નડીયાદ
939	п	ร นร เ ๋ช	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
				વનીકરણ વિભાગ, નડીયાદ
936	"	ઇાસરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			ઠાસરા	વનીકરણ વિભાગ, નડીયાદ
936	11	ગલતેશ્વર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		and the second second	ઠાસરા	વનીકરણ વિભાગ, નડીયાદ
980	મહીસાગર	લુણાવાડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, મહીસાગર
			લુણાવાડા	વન વિભાગ

िह्ह्यानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્યપ્રાણી સંરક્ષક	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિલા વન્થપ્રાણી સંરક્ષક (ડિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
			નાયબ વન સંરક્ષકશ્રી, મહીસાગર
11	ખાનપુર	AND AND AND AND AND AND AND AND AND AND	वन विभाग
			નાયબ વન સંરક્ષકશ્રી, મહીસાગર
11	સંતરામપુર		वन विभाग
			નાયબ વન સંરક્ષકશ્રી, સામાજિક
п	વિરપુર		વનીકરણ વિભાગ, મહીસાગર
			નાયબ વન સંરક્ષકશ્રી, સામાજિક
"	બાલાસિનોર	The second secon	વનીકરણ વિભાગ, મહીસાગર
			નાયબ વન સંરક્ષકશ્રી, મહીસાગર
"	કડાણા	કડાણા	વન વિભાગ
			નાયબ વન સંરક્ષકશ્રી, સામાજિક
મહેસાણા	સતલાસણા		વનીકરણ વિભાગ, મહેસાણા
,,		પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	મહસાણા	મહેસાણા	વનીકરણ વિભાગ, મહેસાણા
	0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
भहसाधा	351	મોટી કડી	વનીકરણ વિભાગ, મહેસાણા
, ,	Cons	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	ાવજાવુર	વિજાપુર	વનીકરણ વિભાગ, મહેસાણા
11	() 21 - 1212	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	पिसनगर	વિસનગર	વનીકરણ વિભાગ, મહેસાણા
ii ii	acana	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	વડળગર	વડનગર	વનીકરણ વિભાગ, મહેસાણા
11	וקטוכו	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	ખરાવુ	ખેરાલુ	વનીકરણ વિભાગ, મહેસાણા
11	ઉજા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
	0351		વનીકરણ વિભાગ, મહેસાણા
u u	બેકારાજી		નાયબ વન સંરક્ષકશ્રી, સામાજિક
	-1910		વનીકરણ વિભાગ, મહેસાણા
11	જોટાણા		નાયબ વન સંરક્ષકશ્રી, સામાજિક
			વનીકરણ વિભાગ, મહેસાણા
11	ગોઝારીયા		નાયબ વન સંરક્ષકશ્રી, સામાજિક
			વનીકરણ વિભાગ, મહેસાણા
મોરબી	વાંકાનેર		નાયબ વન સંરક્ષકશ્રી, મોરબી
			વન વિભાગ
11	મોરબી		નાયબ વન સંરક્ષકશ્રી, મોરબી વન વિભાગ
			નાયબ વન સંરક્ષકશ્રી, સામાજિક
н	ાકારડ	400	વનીકરણ વિભાગ, રાજકોટ
-			નાયબ વન સંરક્ષકશ્રી, સામાજિક
п	માળીયા		વનીકરણ વિભાગ, રાજકોટ
			नायज पन संरक्षडश्री, घुडभर
n n	გოყε		અભ્યારણ્ય, ધાંગદ્રા
-			नायज पन संरक्षडश्री, नर्भध
નર્મદા	नांहोह		वायज पन सर्वाङ्गा, नमटा
-			નાયબ વન સંરક્ષકશ્રી, નર્મદા
11	કેડીયાપાડા	કેડીયાપાડા	વન વિભાગ
	" " " " " " " " " " " " " " " " " " "	" संतराभपुर " संतराभपुर " विरपुर " विरपुर " विराया महेसाणा सतसासणा महेसाणा इडी " विस्तानर " विस्तानर " विस्तानर " विस्तानर " विस्तानर " वेश्वाल्य " वेश्वालय	약됩니 하여 비사 대명되니 하여 비사 비료 기업 기업 기업 기업 기업 기업 기업 기업 기업 기업 기업 기업 기업

ક્રમાંક	िश्घानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્ચપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિલ્લા વન્ચપ્રાણી સંરક્ષક (કિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
			પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, નર્મદા
१६४	"	સાગબારા	સાગબારા	यन विसाग
	11	2	પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षङश्री, नर्भहा
१६५		તીલકવાડા	કેવડીયા	पन विसाग
१६६	11	ગરૂડેશ્વર	પરિક્ષેત્ર વન અધિકારી તીલકવાડા	નાયબ વન સંરક્ષકશ્રી, નર્મદા વન વિભાગ
			પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, पतसाड
959	નવસારી	ચીખલી	ચીખલી	उत्तर पन विभाग
	11		પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, पतसाड
१६८	"	વાંસદા	વાંસદા	ઉત્તર વન વિભાગ
1200000000	11		પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
986		જલાલપોર	સુપા	વનીકરણ વિભાગ, નવસારી
	11		પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, पतसाड
990		ખેરગામ	ચીખલી	ઉત્તર વન વિભાગ
	0	0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
999	નવસારી	નવસારી	સુપા	વનીકરણ વિભાગ, નવસારી
0.00	"	>-0	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
૧૭૨		ગણદેવી	ગણદેવી	વનીકરણ વિભાગ, નવસારી
0.00	પંચમહાલ	હાલોલ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ગોધરા
993	पयमहात	BIGIG	શિવરાજપુર	વન વિભાગ
৭৩४	11	ગોધરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ગોધરા
108		ગાવરા	ગોધરા (૫)	વન વિભાગ
૧૭૫	11	કાલોલ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
		51010	કાલોલ	વનીકરણ વિભાગ, ગોધરા
995	"	ઘોઘંબા	પરિક્ષેત્ર વન અધિકારી	નાચબ વન સંરક્ષકશ્રી, સામાજિક
			ઘોઘંબા	વનીકરણ વિભાગ, ગોધરા
999	11	શહેરા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			શહેરા	વનીકરણ વિભાગ, ગોધરા
996	u u	મોરવા(હ)	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			મોરવા	વનીકરણ વિભાગ, ગોધરા
૧૭૯	"	જાંબુઘોડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, વન્યપ્રાણી
			જાંબુઘોડા પરિક્ષેત્ર વન અધિકારી	વિભાગ, વડોદરા
920	เยรเห	ופטוע	પારકાત્ર વન આઘકારા પાટણ	નાયબ વન સંરક્ષકશ્રી, પાટણ
			પરિક્ષેત્ર વન અધિકારી	
929	"	સિદઘપુર	સિધ્ધપુર	નાયબ વન સંરક્ષકશ્રી, પાટણ
			પરિક્ષેત્ર વન અધિકારી	
१८२	. 11	ચાણસ્મા	ચાઇસમા	નાયબ વન સંરક્ષકશ્રી, પાટણ
			પરિક્ષેત્ર વન અધિકારી	
१८३	"	હારીજ	હારીજ	નાયબ વન સંરક્ષકશ્રી, પાટણ
20 00000	н		પરિક્ષેત્ર વન અધિકારી	
१८४	"	સમી	સમી	નાયબ વન સંરક્ષકશ્રી, પાટણ
0.45:	11		પરિક્ષેત્ર વન અધિકારી	
१८५		રાધનપુર	રાધનપુર	નાયબ વન સંરક્ષકશ્રી, પાટણ
9/5	11	211-221-	પરિક્ષેત્ર વન અધિકારી	
925		સાંતલપુર	સાંતલપુર	નાયબ વન સંરક્ષકશ્રી, પાટણ

કમાંક	જિલાનું નામ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્થપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિલા વન્ચપ્રાણી સંરક્ષક (કિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
929	п	શંખેશ્વર	પરિક્ષેત્ર વન અધિકારી સમી	નાયબ વન સંરક્ષકશ્રી, પાટણ
9८८	"	સરસ્વતી	પરિક્ષેત્ર વન અધિકારી ચાણસ્મા	નાયબ વન સંરક્ષકશ્રી, પાટણ
926	પોરબંદર	પોરબંદર	પરિક્ષેત્ર વન અધિકારી પોરબંદર	નાયબ વન સંરક્ષકશ્રી, પોરબંદર વન વિભાગ
9 <i>6</i> 0	n	રાણાવાવ	પરિક્ષેત્ર વન અધિકારી રાણાવાવ	નાયબ વન સંરક્ષકશ્રી, પોરબંદર વન વિભાગ
969	"	કુતિયાણા	પરિક્ષેત્ર વન અધિકારી કુતિયાણા	નાયબ વન સંરક્ષકશ્રી, જુનાગઢ વન વિભાગ
૧૯૨	- રાજકોટ	રાજકોટ	પરિક્ષેત્ર વન અધિકારી રાજકોટ (દ)	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
૧૯૩	"	લોધિકા	પરિક્ષેત્ર વન અધિકારી રાજકોટ (દ)	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
୧୯୪	રાજકોટ	પડઘરી	પરિક્ષેત્ર વન અધિકારી પડધરી	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
૧૯૫	II II	ગોંડલ	પરિક્ષેત્ર વન અધિકારી ગોંડલ	નાયબ વન સંરક્ષકશ્રી, મોરબી વન વિભાગ
१८६	n	કોટડા સાંગાણી	પરિક્ષેત્ર વન અધિકારી કોટડા સાંગાણી	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
୧୯૭	п	ઉપલેટા	પરિક્ષેત્ર વન અધિકારી ઉપલેટા	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
966	11	જેતપુર	પરિક્ષેત્ર વન અધિકારી જેતપુર	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
966	11	ઘોરાજી	પરિક્ષેત્ર વન અધિકારી ધોરાજી	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
500	11	જામકંડોરણા	પરિક્ષેત્ર વન અધિકારી જામકંડોરણા	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
२०१	11	જસદણ	પરિક્ષેત્ર વન અધિકારી જસદણ	નાયબ વન સંરક્ષકશ્રી, મોરબી વન વિભાગ
२०२	11	વીછીંચા	પરિક્ષેત્ર વન અધિકારી વીછીંયા	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, રાજકોટ
२०३	સાબરકાંઠા	વિજયનગર	પરિક્ષેત્ર વન અધિકારી વિજયનગર	નાયબ વન સંરક્ષકશ્રી, સાબરકાંઠા વન વિભાગ
२०४	11	વકાલી	પરિક્ષેત્ર વન અધિકારી વડાલી	નાયબ વન સંરક્ષકશ્રી, સાબરકાંઠા વન વિભાગ
૨૦૫	11	ઈકર	પરિક્ષેત્ર વન અધિકારી ઈકર	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, સાબરકાંઠા
२०६	11	ફિંમતનગર	પરિક્ષેત્ર વન અધિકારી રાયગઢ	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, સાબરકાંઠા
२०७	11	ખેડબ્રહ્મા	પરિક્ષેત્ર વન અધિકારી ખેડબ્રહ્મા	નાયબ વન સંરક્ષકશ્રી, સાબરકાંઠ વન વિભાગ
२०८	11	પોશીના	પરિક્ષેત્ર વન અધિકારી પોશીના	નાયબ વન સંરક્ષકશ્રી, સાબરકાંઠ વન વિભાગ
२०७	u	પ્રાંતિજ	પરિક્ષેત્ર વન અધિકારી પ્રાંતિજ	નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, સાબરકાંઠા

કમાંક	िश्घानुं नाभ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્ચપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ– ૩ માં દર્શાવેલ તાલુકા માટે જિલા વન્યપ્રાણી સંરક્ષક (ડિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
		8	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
२१०	11	તલોદ	વારફાત્ર વર્ણ આવકારો તલોદ	વનીકરણ વિભાગ, સાબરકાંઠા
			પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, सुरत
२११	સુરત	મહુવા	મહુવા	पन विसाग
	T	> 6 6	પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, सामारिङ
२१२	11	ચોર્યાસી	ચોર્ચાસી	વનીકરણ વિભાગ, સુરત
	11		પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સુરત
૨૧૩		ઉમરપાડા	ઉમરપાડા	વન વિભાગ
	"		પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
२१४		માંગરોળ	માંગરોળ	વનીકરણ વિભાગ, સુરત
2001	11	: 0	પરિક્ષેત્ર વન અધિકારી	नायज पन संरक्षडश्री, सुरत
૨૧૫		માંડવી	માંડવી (દ)	વન વિભાગ
205	11	- >	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
२१६		ઓલપાડ	ઓલપાડ	વનીકરણ વિભાગ, સુરત
200	212.4	51125) cD	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
२१७	સુરત	બારકોલી	બારકોલી	વનીકરણ વિભાગ, સુરત
201	11	2124 2040	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સુરત
२१८		સુરત સીટી	ટુમ્મસ	વન વિભાગ
૨૧૯	11	કામરેજ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
२१८		श्रामरश्र	કામરેજ	વનીકરણ વિભાગ, સુરત
220	11	Melaman	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
£ £ O		પલસાણા	પલસાણા	વનીકરણ વિભાગ, સુરત
૨૨૧	सुरेन्द्रनगर	CISCIIIN	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સુરેન્દ્રનગર
221	सुरुष्प्रजागर	ପ୍ରଧାନଥନ	ପଞ୍ଚାର	વન વિભાગ
222	u.	મુળી	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સુરેન્દ્રનગર
			મુળી	વન વિભાગ
223	n	ચોટીલા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સુરેન્દ્રનગર
		GIOICH	ચોટીલા	વન વિભાગ
२२४	11	ଥାଗગઢ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સુરેન્દ્રનગર
		910110	ଥାଗ기ଌ	વન વિભાગ
૨૨૫	"	લખતર	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
5555 151			લખતર	વનીકરણ વિભાગ, સુરેન્દ્રનગર
२२६	"	લીંમડી	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
NOODWAND OF		arama, re-ona	લીંમડી	વનીકરણ વિભાગ, સુરેન્દ્રનગર
२२७	"	સાયલા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			સાયલા	વનીકરણ વિભાગ, સુરેન્દ્રનગર
२२८	" "	ચુડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			ચુડા	વનીકરણ વિભાગ, સુરેન્દ્રનગર
२२७	".	દસાડા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ઘુડખર
			ଜଥା ।	અભ્યારણ્ય, ઘાંગઘા
230	"	ઘાંગઘા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, ઘુડખર
			ાકાલાં સ્ટાલિક	અભ્યારણ્ય, ઘાંગઘા
૨૩૧	તાપી	વ્યારા	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, વ્યારા
			વ્યારા પરિક્ષેત્ર વન અધિકારી	વન વિભાગ
૨૩૨	"	વાલોક	પારક્ષત્ર વન આધકારા વાલોડ	નાયબ વન સંરક્ષકશ્રી, સામાજિક
			વાલાક	વનીકરણ વિભાગ, સુરત

२४० प्रशिक्ष प्रवाहरा प्रशिक्ष प्रवाहरा प्रशिक्ष प्रवाहरा प्रशिक्ष प्रवाहरा वायल प्रवाहरा प्रिलाग, प्रडोहरा २४२ " प्राहरा परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रिलाग, प्रडोहरा २४३ " प्राहरा परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रिलाग, प्रडोहरा २४४ " शिनोर परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रवाहरा प्रवाहरा २४४ " हेसर परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रक्षाण, प्रडोहरा २४४ " व्यतसाड परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रवाहरा २४५ " व्यतसाड परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रवाहरा २४६ " धरमपुर वायल प्रवाहरा प्रवाहरा वायल प्रवाहरा प्रवाहरा २४६ " धरमपुर परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रवाहरा २४८ " धरमपुर परिक्षेत्र प्रवा अधिहारी वायल प्रवाहरा प्रवाहरा २४८ " धरमपुर वायल प्रवाहरा प्रवाहरा वायल प्रवाहरा प्रवाहरा २४८ " धरमपुर वायल प्रवाहरा प्रवाहरा वायल प्रवाहरा प्रवाहरा २४८ " धरमपुर वायल प्रवाहरा प्रवाहरा वायल प्रवाहरा	รูพเร	જિદ્યાનું નામ	તાલુકાનું નામ	તાલુકા કક્ષાએ તાલુકા વન્થપ્રાણી સંરક્ષક (તાલુકા વાઈલ્ડ લાઈફ વોર્ડન)	કોલમ–૩ માં દર્શાવેલ તાલુકા માટે જિલા વન્થપ્રાણી સંરક્ષક (ડિસ્ટ્રીક્ટ વાઈલ્ડ લાઈફ વોર્ડન)
\$12, মালগঙ্ধ বল বিল্যাস " ઉચ્છલ પરિક્ષેત્ર વল અધિકારी লায়ণ বল মহিম্বরঙ্গী, মামাজির ইয়্ম " লিঙ্ক মহিম্বর বল সাধিরারী লায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " লিঙ্ক মহম্বর বল সাধিরারী লায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " লিঙ্ক মহম্বর বল সাধিরারী লায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " বর্ত্তীরহা বর্ত্তীরহা বর্ত্তীরহা বর্তীরহা বলায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " বর্ত্তীরহা বর্তীরহা বর্তীরহা বলায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " বর্তীরহা বলায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " বর্তীরহা বলায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " রহম্বর বল সাধিরারী লায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " হয়্ম বল সাধিরারী লায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " বর্তীরহা বলায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " বর্তীর বল সাধিরারী লায়ণ বল মহম্বরঙ্গী, মামাজির ইয়্ম " বর্তীরহা বলায়ণ বল মহম্বরঙ্গী, বন্তমার ইয়্ম " বর্তীর বল সাধিরারী লায়ণ বল মহম্বরঙ্গী, বন্তমার ইয়্ম " বর্তীর বল সাধিরারী লায়ণ বল মইম্বরঙ্গী, বন্তমার ইয়্ম " বর্তীরহা বল বিলাস ইয়্ম বল সাধিরারী লায়ণ বল মইম্বরঙ্গী, বন্তমার ইয়্ম বল সাধিরারী লায়ণ বল মইম্বরঙ্গী, বন্তমার ইয়্ম বল বিলাস ইয়্ম বল সাধিরারী লায়ণ বল মইম্বরঙ্গী, বন্তমার ইয়্ম বল সাধিরারী লায়ণ বল মইম্বরঙ্গী, বন্তমার ইয়্ম বল কামিরারী তামণ বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল সাধিরারী তামণ বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল সাধিরারী তামণ বল মইম্বরঙ্গী, বন্তমার ইয়্ম বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বিলাস ইয়্ম বল বল বল বল বল বল বল বল বল বল বল বল বল	5.2.3	"	ചിപാഭ		-
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8386 वजिङ्गरा विजय अधिहारी जायज वज्ञ संस्क्ष मार्थिक वज्ञ अधिहारी जायज वज्ञ संस्क्ष मार्थिक वज्ञ अधिहारी जायज वज्ञ संस्क्ष मार्थिक वज्ञ अधिहारी जायज वज्ञ संस्क्ष मार्थिक वज्ञ अधिहारी जायज वज्ञ संस्क्ष मार्थिक वज्ञ अधिहारी जायज वज्ञ संस्क्ष मार्थिक वज्ञ अधिहारी वायज वज्ञ संस्क्ष मार्थिक स्व अधिहारी वायज वज्ञ संस्क्ष मार्थिक स्व अधिहारी वायज वज्ञ संस्क्ष मार्थिक स्व अधिहारी वायज वज्ञ संस्क्ष मार्थिक व्यवसाह विचान, वज्ञोहर व	2.38	"	(૩૦.છલ	પરિક્ષેત્ર વન અધિકારી	
23보 Inixe 하징 보안함지 다여 해입되기 대리에 대한 다여 한국왕들씨, 관관비용 235 " 352원/51 보안함지 다여 해입되기 해리와 다여 환강환동씨, 관관비용 239 대화한환 대한 대한 대한 대한 대한 대한 대한 대한 대한 대한 대한 대한 대한 대	400		0000		<u> </u>
રુક " કુકરસુડા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વિકાર પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વિકાર પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વિકાર પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વિકાર પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વાદોડીયા વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સાવલી પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સ્પ્રયુ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સ્પ્રયુ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાર પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાક વસમુ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ ક્ષ્મ સ્મુપ્ર ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ ક્ષ્મપુર ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ ક્ષ્મ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ ક્ષ્મપુર ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ ક્ષ્મપુર વન નાયબ વન સંરક્ષકશ્રી, સામાજિક વર્મ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વર્મ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વર્મ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ પરિક્ષ્મ વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ પરિક્ષ્મ વના અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ પરિક્ષ્મ વના અધિકારી નાયબ વન સંરક્ષકશ્રી, વસાકાદ પરિક્ષ્મ વના અધિકારી નાયબ વન સંરક્ષકશ્રી, વતસાદ પરિક્ષેત્ર વના અધિકારી નાયબ વન સંરક્ષકશ્રી, વરસાકાદ પરિક	2.311	"	બિઝર		
२३६ बुड्रस्सुडा ઉચ્છલ વजीडरण વिलाग, सुरत २३९ पडोहरा परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २३८ " वांधोडीया परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २३८ " सावली परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४० पडोहरा डलोई परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४१ " डरश्खा परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४२ " पाहरा परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४३ " शिनोर परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४४ " शिनोर परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४४ " हेसर परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४४ " हेसर परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, सामाश्विड विलाग, पडोहरा २४४ " हेसर परिक्षेत्र वन अधिडारी नायज वन संरक्षडश्री, पत्साड विलाग २४४ " हिस्तर वन विलाग प	454		19133 C	Ÿ	
239 વકોદરા વકોદરા પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સાસાજિક વનોકરણ વિભાગ, વકોદરા વહોદરા વહેદરા વહોદરા વહોદરા વહેદરા વહોદરા વહેદરા વહ	2.35	"	รรวมรา		-
239 વડાદર। વડાદર) વડાદર) વડાદર) વડાદર) <td>608</td> <td></td> <td>ું કુક્સુંગ</td> <td></td> <td></td>	608		ું કુક્સુંગ		
1 વડાદરા વળાકરણા વભાગ, વડાદરા વળાકરણા વભાગ, વડાદરા પરિક્ષેત્ર વળ અધિકારી વાચબ વળ સંરક્ષકશ્રી, સામાર્જિક વર્લે હ્યાં હાંધોડીયા વાંધોડીયા વળાકરણા વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી વાંચબ વળ સંરક્ષકશ્રી, સામાર્જિક સાવલી પરિક્ષેત્ર વળ અધિકારી વાંચબ વળ સંરક્ષકશ્રી, સામાર્જિક બોઈ વળાકરણા વિભાગ, વડોદરા વળાગ, વડોદરા વળાકરણા વિભાગ, વડોદરા વળાગ, વડોદરા વળાગ, વડોદરા વળાગ, વડોદરા વળાગ, વડોદરા વાંચબ વળ સંરક્ષકશ્રી, સામાર્જિક પરિક્ષેત્ર વળ અધિકારી વાંચબ વળ સંરક્ષકશ્રી, સામાર્જિક વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વિભાગ, વડોદરા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરા વર્ગીકરણા વર્ગીકરણા વર્ગીકરા વર્ગીકરણા વર્ગીકરણા વર્ગીકરા વર્ગીકરા વર્ગીકરા વર્ગીકરા વર્ગીકરા વર્ગીકરા વર્ગીકરણા વર્ગીકરા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરા વર્ગીકરણા, સામાર્જિક ધરાઇ ઉત્તર વળ વિભાગ વર્ગીકરણા વર્ગીકરણા, સામાર્જિક ધરાઇન વર્ગીકરણા વર્ગીકરણા, સામાર્જિક ધરાઇન વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા, સામાર્જિક ધરાઇન વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા, સામાર્જિક ધરાઇન વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વર્ગીકરણા વરાકરણા વરાકરણા વર્ગીકરણા વરાકરણા	5.3.0	ຕອງຄວາ	ຕອງຄວາ	પરિક્ષેત્ર વન અધિકારી	-
1836 " વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાઘાડાંચા વાચા વાચા સંરક્ષકશ્રી, સામાજિક સાવલી વાચા વાચા સંરક્ષકશ્રી, સામાજિક વાચા વાચા વાચા સંરક્ષકશ્રી, સામાજિક વાચા વાચા વાચા સંરક્ષકશ્રી, સામાજિક વાચા વાચા વાચા સંરક્ષકશ્રી, સામાજિક કરજણ વાચા વાચા સંરક્ષકશ્રી, સામાજિક વાચા વાચા વાચા સંરક્ષકશ્રી, સામાજિક પાદરા વાચા વાચા સંરક્ષકશ્રી, સામાજિક સાવલી વાચા વાચા સંરક્ષકશ્રી, સામાજિક સાવલી વાચા વાચા સંરક્ષકશ્રી, વાસાહ વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા વાચા વાચા સંરક્ષકશ્રી, વાચા સ્થા વાચા વાચા સંરક્ષકશ્રી, વાચા સાચા વાચા વાચા સાચા સાચા વાચા સાચા સ	400	901061	901061		
રહેલ "સાવલી પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સાવલી પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક હનોઈ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક હનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વાઢા વિભાગ વાઢા વિભાગ વર્ષેત્ર વન વિભાગ વર્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક વિભાગ વલસાક વલસાક વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વિભાગ સંરક્ષકશ્રી, વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વલસાક વિભાગ વિભાગ સંરક્ષકશ્રી, વલસાક વિભાગ સ્વા સ્વા સ્વા સ્વા સ્વા સ્વા સ્વા સ્યા સ્વા સ્વા સ્વા સ્વા સ્વા સ્વા સ્વા સ્વ	2.27	"	ຕາຍງປວກ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
રેકેલ્ડ સાવલા સાવલી વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક કભોઈ કભોઈ વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક સાવલી વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક વલસાક વલસાક વલસાક ઉત્તર વળ વિભાગ પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક ઉત્તર વળ વિભાગ પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક કર્યા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક કર્યા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક કર્યા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક કર્યા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક કર્યા પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વલસાક પરિક્ષેત્ર વળ અધિકારી નાયબ વળ સંરક્ષકશ્રી, વલસાક	400		पावाजापा		
સાવલી વનાકરણ વિભાગ, વકાદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક કભોઈ વનાકરણ વિભાગ, વકાદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક કરજણ વનાકરણ વિભાગ, વકોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પાદરા વનાકરણ વિભાગ, વકોદરા પાદરા વનાકરણ વિભાગ, વકોદરા પાદરા વનાકરણ વિભાગ, વકોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક શિનોર વનાકરણ વિભાગ, વકોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સાવલી વનાકરણ વિભાગ, વકોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પારક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક વનસાક વલસાક વલસાક ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક કર્યા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક કર્યા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાક હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક લમર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક હમરામાં વનાકરણ વિભાગ, વનસાક વિમરામાં વનાકરણ વિભાગ, વનસાક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાક વિમરામાં પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાક	2.24	"	ગાલની	પરિક્ષેત્ર વન અધિકારી	-
२४० प्रशिक्ष प्रवाहर। इसाध प्रिक्षेत्र पन अधिडारी प्रवाहर प्	२७७		सायता		વનીકરણ વિભાગ, વડોદરા
ક્લાઈ વનાકરણ વિભાગ, વડાદરા પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક રજણ વનાકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક પાદરા પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક પાદરા વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક શિનોર વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક પારેક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક સાવલી વનસાક વનસાક વનસાક વનસાક ઉત્તર વન વિભાગ વનસાક ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, વનસાક ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, વનસાક કર્યાલી પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, વનસાક કર્યાલી પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, વનસાક કર્યાલી પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, વનસાક ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, વનસાક ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરાકા હત્તર વન વિભાગ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, સામાજિક વનસાક પરિક્ષેત્ર વન અધિકારી નાચબ વન સંરક્ષકશ્રી, વનસાક	220	cicjesi	ടവുദ	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
878' કરજણ કરજણ વળીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, સામાજિક પાદરા પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, વલસાક વલસાક ઉત્તર વળ વિભાગ વર્સા કશ્રી, વલસાક પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, વલસાક પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, વલસાક ઉત્તર વળ વિભાગ પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, વલસાક કપરાકા ઉત્તર વળ વિભાગ પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વળ અધિકારી વાયબ વળ સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વળ અધિકારી વળીકરણ વિભાગ, વલસાક પરિક્ષેત્ર વળ અધિકારી વળીકરણ વિભાગ, વલસાક	200	931621	3(410		વનીકરણ વિભાગ, વડોદરા
રુશ્ર્ય પાદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી વનાકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી વનાકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સાવલી વનાકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ વલસાડ વલસાડ વલસાડ વલસાડ વલસાડ ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કરમપુર હરમપુર હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કરમપુર હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કપરાડા હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક લમરગામ વનીકરણ વિભાગ, વલસાડ વનાક વનાક વનાક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનાક વનાક વનાક વનાક વનાક વનાક વનાક વના	2~0	"	Sacra	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
પાદરા પાદરા પાદરા પાદરા પનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સાવલી વનસાડ વનસાડ વનસાડ વનસાડ ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કરમપુર ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વલસાડ	281		25.461	કરજણ	વનીકરણ વિભાગ, વડોદરા
પાદરા પાદરા વળીકરણ વિભાગ, વડોદરા પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, સામાજિક શોળોર વળીકરણ વિભાગ, વડોદરા પરિશેત્ર વળ અધિકારી વળીકરણ વિભાગ, વડોદરા પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, સામાજિક સાવલી વળીકરણ વિભાગ, વડોદરા પરિશેત્ર વળ અધિકારી વળીકરણ વિભાગ, વડોદરા પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, વલસાડ વલસાડ ઉત્તર વળ વિભાગ પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, વલસાડ હરમપુર ઉત્તર વળ વિભાગ પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, વલસાડ કપરાડા ઉત્તર વળ વિભાગ પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, વલસાડ હતર વળ વિભાગ પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વલસાડ પરિશેત્ર વળ અધિકારી ળાયબ વળ સંરક્ષકશ્રી, સામાજિક વળીકરણ વિભાગ, વલસાડ	222	"	211621	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
રુજુ " ક્ષિનીર શિનીર શિનીર વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક સાવલી વનાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ વનસાડ વનસાડ ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ કર્મપુર હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વનસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વનસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ	282		પાદરા	પાદરા	વનીકરણ વિભાગ, વડોદરા
રુજ " કેસર પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનાકરણ વિભાગ, વડાદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનસાડ વનસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ કરમપુર હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ કપરાડા કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનાકરણ વિભાગ, વનસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વનસાડ	222	"	6.75	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
સાવલી વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ ઉત્તર વન વિભાગ વ્યા વિભાગ	२४ उ		ाशनार	શિનોર	વનીકરણ વિભાગ, વડોદરા
સાવલી વનીકરણ વિભાગ, વડોદરા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ લત્તર વન વિભાગ વન્સાર કર્યા વનસાડ હત્તર વન વિભાગ વનસાડ હત્તર વન વિભાગ વન્સાર કર્યા પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ હત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક હમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક વનીકરણ વિભાગ, વલસાડ		,,	>	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, સામાજિક
રુપ વલસાં વલસાં વલસાં વલસાં હતાર વર્ગ વિભાગ વલસાં હતાર વર્ગ વિભાગ પરિક્ષેત્ર વર્ગ અધિકારી નાયબ વર્ગ સંરક્ષકશ્રી, વલસાં હતાર વર્ગ વિભાગ હારમપુર હતાર વર્ગ વિભાગ પરિક્ષેત્ર વર્ગ અધિકારી નાયબ વર્ગ સંરક્ષકશ્રી, વલસાં હતાર વર્ગ વિભાગ હારમું હતાર વર્ગ વિભાગ પરિક્ષેત્ર વર્ગ અધિકારી નાયબ વર્ગ સંરક્ષકશ્રી, સામાજિક હમરગામ વર્ગીકરણ વિભાગ, વલસાં હમરગામ વર્ગીકરણ વિભાગ, વલસાં પરિક્ષેત્ર વર્ગ અધિકારી નાયબ વર્ગ સંરક્ષકશ્રી, વલસાં હમરગામ વર્ગીકરણ વિભાગ, ર્ગ સંરક્ષકશ્રી, વલસાં હમરગામ વર્ગીકરણ વિભાગ વર્ગ સંરક્ષકશ્રી, વલસાં હમરગામ વર્ગીકરણ વિભાગ વર્ગ સંરક્ષકશ્રી, વલસાં હમરગામ વર્ગીકરણ વિભાગ વર્ગીકરણ વિભાગ વર્ગીકરણ વિભાગ વર્ગીકરણ વિભાગ વર્ગીકરણ વિભાગ વર્ગીકરણ વિભાગ વર્ગીકરણ વિભાગ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીક વર્ગીકરણ વર્યા વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વરામાં વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વરામાં વર્ગીકરણ વર્યા વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વરામાં વર્ગીકરણ વર્ગીકરણ વરામાં વર્ગીકરણ વરામાં વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વરામાં વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વરામાં વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વર્ગીકરણ વરામાં વર્ગીકરણ વરામાં વર્ગીકરણ વરામાં વર્ગીકરણ વરામાં વરામાં વરામ	२४४		ડસર	સાવલી	વનીકરણ વિભાગ, વડોદરા
રુષ્ટ " ઘરમપુર પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ ઉત્તર વન વિભાગ ધરમુક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ				પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, વલસાડ
ર૪૬ ઘરમપુર ઘરમપુર ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કપરાડા કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ	રજપ	વલસાડ	વલસાડ	વલસાડ	ઉત્તર વન વિભાગ
ર જ કરમપુર કરમપુર ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ કપરાડા કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ		,,	4	પરિક્ષેત્ર વન અધિકારી	નાયબ વન સંરક્ષકશ્રી, વલસાડ
રુજુ " કપરાડા કપરાડા કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ	२४६		ઘરમપુર	ઘરમપુર	
કપરાડા કપરાડા ઉત્તર વન વિભાગ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ				Ŭ	નાયબ વન સંરક્ષકશ્રી, વલસાડ
રેજેંટ ઉમરગામ ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ	२४७		કપરાડા	કપરાડા	ઉત્તર વન વિભાગ
રેજેંટ ઉમરગામ ઉમરગામ વનીકરણ વિભાગ, વલસાડ પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, વલસાડ		,,	6		નાયબ વન સંરક્ષકશ્રી, સામાજિક
પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી. વલસાડ	२४८		ઉમરગામ		-
I TO BARRY I III I CONTINUE I		,.	^		
વાવા વાવા વાવી દક્ષિણ વન વિભાગ	२४७	"	વાપી		
. પરિક્ષેત્ર વન અધિકારી નાયબ વન સંરક્ષકશ્રી, સામાજિક			^		નાચબ વન સંરક્ષકશ્રી, સામાજિક
ર ૫૦ " પારડી પારડી પારડી વનીકરણ વિભાગ, વલસાડ	રપ૦		પારડી	,	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનીષ સી. શાહ, સરકારના ઉપ સચિવ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

INDUSTRIES AND MINES DEPARTMENT Notification

Sachivalaya, Gandhinagar, 11th October, 2017

Mines and Minerals (Development and Regulation Act,1957. No.GU/2017/30-A/MCR-102017-MM-1755-CHH:- In exercise of the powers conferred by section 15 of the Mines and Minerals (Development and Regulation) Act, 1957(67 of 1957) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Minor Mineral Concession Rules, 2017, namely:-

- 1. These rules may be called the Gujarat Minor Mineral Concession (Amendment) Rules, 2017.
- **2.** In the Gujarat Minor Mineral Concession Rules, 2017 (hereinafter referred to as "the said rules), in rule 21, for sub-rule (1) the following shall be substituted, namely:-
 - "(1) An application for grant of a quarry permit may be made to the Government in Form D with a nonrefundable fee at the rates mentioned below in table for the mineral to be extracted under the quarry permit.

Table

Sr. No.	Quantities	Application fees in rupees
1.	Not exceeding twenty thousand metric tonnes.	₹ 5,000/-
2.	Exceeding twenty thousand metric tonnes.	₹ 10,000/"

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- 3. In the said rules, in rule 22, in sub-rule (1), in clause (c) for the words "twenty per cent", the words, "ten per cent" shall be substituted.
- 4. In the said rules, in rule 23, in sub-rule (1), in clause (a), for the words "two thousand", the words, "twenty thousand" shall be substituted.
- 5. In the said rules, in Schedule IV, in TABLE A, under the heading Rate of Royalty,
 - (i) In the entry 7, after sub-entry (ii), the following sub-entry shall be added, namely:-

"(iii) Marble (In Luffer) 130.";

(ii) after the entry at Sr.No.9., the following entry shall be inserted, namely:-

Sr.No.	Name of minor minerals	Rate of royalty per metric tonne (in rupees)
"9A		26. (Provided that this discounted royalty rate shall apply only to the existing/ established manufactured sand production units under the new lease area.)".

By order and in the name of the Governor of Gujarat, D.G.Chaudhari, Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





सत्यमेव जयत

The Gujarat Government Gazette

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PORTS AND TRANSPORT DEPARTMENT NOTIFICATION

Sachivalay, Gandhinagar, 13th October, 2017

MOTOR VEHICLES ACT, 1988

No. PT/2017/37 /MVD/102017/1694/KH. In exercise of the power conferred by clause (d) (i) of sub section (1) of Section 67 of Motor Vehicles act.1988 (Act No59 of 1988) the Government of Gujarat having regard to the provisions of clause (a) to (d) of the said sub section (1), in supersession of Government Notification Ports & Transport Dept. No. PT/ 2009/ 15/ MTA-182008-3533-kh date 8th June, 2009, hereby issues directions to the State Transport Authority and the Regional Transport authority of Gandhinagar Region regarding fixing rates of fares for the stage carriages operated by M/S.Yogi Eddutransist Pvt.Ltd. Gandhinagar plying in the areas of Gandhinagar Municipal Corporation specified in the schedule appended to this Notification with effect from the date of publication of this notification in the official gazette namely:-

Fares (inclusive of the amount of tax on passenger, if any, levied or livable under the Bombay motor vehicles (Taxation of passengers) Act. 1958 (Bom.LXVII of 1958) for the time being in force) and freights for stage carriages plying in the areas and on the routes respectively specified in column 1 & 2 of the schedule appended hereto shall be subject to such maximum rates to fare and freight as specified against them in column 3 respectively of the said schedule:

Provided that, in case of any journey undertaken by a student, If no such tax is livable, the fares for such journey shall be so adjusted as to exclude there from the amount of such tax.

Provided further that the stage carriage operator shall not commit any breach of the carriage permit as per the Act and Rules made there under as amended from time to time. In case of such breach stage carriage permit granted shall be liable to be cancelled forthwith.

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Areas	Routs	Maximum fare inclusive passenger Tax	Freight
1	2	3	4
Gandhinagar Municipal Corporation areas which shall not beyond (10) Ten kms. Limit having approved route where stage carriages (city passenger bus service) are operated by M/S.Yogi Eddutransist Pvt.Ltd. Gandhinagar	All routes, such routes serving in the areas adjacent to Gandhinagar Municipal Corporation, approved under the provision to Section 3 of the Gujarat Motor Vehicles (Taxation of Passengers) Act.1958	(i) Rs.5.00 (Five Rupees) per passenger for the first stage or part thereof. (ii) Thereafter, an increase of Rs.1.00 (One rupee) more per passenger beyond first stage up to three stages. (iii)Increase of Rs.1.00 (One rupee) for subsequent each third stages or part thereof beyond third stage.	(i) Rs. 5.00 (Five rupees only) per article of luggage for first two stages or part thereof. (ii)Thereafter, increase of Rs. 1.00(One rupee) per article of luggage for each three stages. Provided that article not exceeding 25 Kgs. In weight, aggregate shall not be charged.

By order and in the name of the governor of Gujarat,

PRAKASH MAJMUDAR, Deputy Secretary to Government.





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Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

કાયદા વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૭મી ઓગષ્ટ, ૨૦૧૫

ભારતનું સંવિદ્યાન.

કમાંકઃ જેકે/૩૦/૨૦૧૫/ઇસીઓ/૧૦૨૦૧૩/૧૯/૮૩૭/ઇઃ- ભારતનાં સંવિધાનના અનુચ્છેદ ૩૦૯ના પરંતુકથી મળેલ સત્તાની રૂએ અને આ અર્થે કરેલા તમામ નિયમો રદ કરીને, ગુજરાતના રાજ્યપાલ, આથી, કાયદા વિભાગમાં, મદદનીશ ચેરિટી કમિશનર, વર્ગ ૧ ની જગા ઉપર ભરતીનું નિયમન કરવા માટેની જોગવાઇ કરવા નિયમો કરે છેઃ-

- ૧. આ નિયમો, મદદનીશ ચેરિટી કમિશનર, વર્ગ ૧, ભરતી નિયમો, ૨૦૧૫ કહેવાશે.
- ર. કાયદા વિભાગમાં, મદદનીશ ચેરિટી કમિશનર, વર્ગ ૧ ની જગા ઉપરની નિમણૂક,-
 - (ક) સીધી પસંદગીથી કરવી જોઇશેઃ અથવા
 - (ખ) જેમણે દીવાની (સિવિલ) જજના સંવર્ગમાં કામ કરેલું હોય અથવા કામ કરતી હોય તેવી અને સીઘી પસંદગી માટે નિયમ 3-ના ખંડ (ઘ) (૧)માં દરાવ્યા પ્રમાણેનો અનુભવ ઘરાવતી હોય તેવી અથવા દીવાની (સિવિલ) જજને સમકક્ષ ગણી શકાય તેવી જગા પર કામ કરતી હોય તેવી તથા સીઘી પસંદગી માટે નિયમ 3 -ના ખંડ (ખ) અને ખંડ (ઘ)ના પેટા-ખંડ (૨)-માં દરાવ્યા પ્રમાણેની શૈક્ષણિક લાયકાત ઘરાવતી હોય તેવી વ્યક્તિઓમાંથી, પ્રતિનિયુક્તિને આધારે, હંગામી બદલીથી કરવી જોઈશે.
- 3. નિયમ ર-માં જણાવેલી જગા પર સીઘી પસંદગીથી નિમણૂકને પાત્ર થવા માટે ઉમેદવાર,-
 - (ક) ૪૦ વર્ષથી વધુ ઉંમરનો हોવો જોઇશે નિહ:

પરંતુ ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭ની જોગવાઇઓ અનુસાર અગાઉથી ગુજરાત સરકારની સેવામાં દોય તેવા ઉમેદવારની તરફેણમાં ઉપલી વયમર્યાદા હળવી કરી શકાશે.

- (ખ) ભારતમાં કેન્દ્રીય અથવા રાજ્ય અધિનિયમથી અથવા તે हેઠળ સ્થપાયેલી અથવા સંસ્થાપિત યુનિવર્સિટીઓ પૈકીની કોઇપણમાંથી અથવા યુનિવર્સિટી ગ્રાન્ટસ કમિશન અધિનિયમ, ૧૯૫૬ની કલમ ૩ દેઠળ તે તરીકે માન્ય થયેલી અથવા ડીમ્ડ યુનિવર્સિટી તરીકે જાહેર થયેલી બીજી કોઇપણ શૈક્ષણિક સંસ્થાઓમાંથી મેળવેલી કાયદામાં અથવા ઇન્ટિગ્રેટેડ એલ.એલ.બી.–માં વિશેષ પદવી ઘરાવતો હોવો જોઇશે અથવા સરકારે માન્ય કરેલી તેને સમકક્ષ લાયકાત ઘરાવતો હોવો જોઇશે:
- (ગ) ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭માં ઠરાવ્યા પ્રમાણેની કોમ્પ્યુટરના ઉપયોગ અંગેની પાયાની જાણકારી ધરાવતો હોવો જોઇશેઃ અને
- (ઘ) (૧) દીવાની (સિવિલ) જજથી ઉતરતા દરજ્ઞાની ન હોય તેવી જગા ઉપરનો ઓછામાં ઓછો ચાર વર્ષનો અનુભવ ધરાવતો હોવો જોઈશેઃ અથવા
- (૨) દીવાની (સિવિલ) જજથી ઉતરતા દરજ્ઞાની ન હોય તેવી તે (સિવિલ જજ)ની જગાને સમકક્ષ ગણી શકાય તેવી જગા IV-A-Ex.-177-1

ઉપરનો ઓછામાં ઓછો ચાર વર્ષનો અનુભવ ધરાવતો हોવો જોઇશેઃ અથવા

- (૩) ઓછામાં ઓછા સાત વર્ષથી,-
 - (ક) એડવોકેટ અધિનિયમ, ૧૯૬૧ દેઠળ, તે વ્યક્તિ એડવોકેટ તરીકે નોંધાયેલ દોવી જોઈશેઃ અથવા
 - (ખ) હાઇકોર્ટના એટર્ની હોવા જોઇશે.

સ્પષ્ટીકરણ: આવું અનુભવનું પ્રમાણપત્ર, હાઈકોર્ટમાં પ્રેક્ટિસ કરતા એડવોકેટના કિસ્સામાં રજિસ્ટ્રાર જનરલ-એ અને અન્ય કિસ્સામાં, તે એડવોકેટ તરીકે જ્યાં પ્રેક્ટિસ કરતા હોય ત્યાની કોર્ટ અથવા ટ્રિબ્યુનલના પ્રમુખ અધિકારીએ પ્રમાણિત કરવાનું રહેશે.

- (ચ) ગુજરાતી અથવા હિન્દી અથવા ત બન્નેનું પૂરતું જ્ઞાન ધરાવતો હોવો જોઇશે.
- ૪. પસંદગી પામેલા ઉમેદવારે, બે વર્ષની મુદત સુધી અજમાયશ પર રહેનું જોઇશે.
- પ. પસંદગી પામેલા ઉમેદવારે, પોતાની અજમાયશની મુદત દરમિયાન, રાજપત્રિત અધિકારી (પૂર્વ–સેવા તાલીમ અને પરીક્ષા) નિયમો, ૧૯૭૦ની જોગવાઈઓ અનુસાર પૂર્વ–સેવા તાલીમ લેવાની રહેશે અને તાલીમાંત પરીક્ષા પાસ કરવાની રહેશે.
- ક. પસંદગી પામેલા ઉમેદવારે, પોતાની અજમાયશની મુદત દરમિયાન, ગુજરાત મુલકી સેવા કોમ્પ્યુટર ક્ષમતા તાલીમ અને પરીક્ષા નિયમો, ૨૦૦૬ની જોગવાઈઓ અનુસાર કોમ્પ્યુટરની જાણકારી અંગેની લાયકી પરીક્ષા પાસ કરવાની રહેશે.
- ૭. પસંદગી પામેલા ઉમેદવારે, સરકારે ઠરાવેલા નિયમો અનુસાર દિન્દી અથવા ગુજરાતી અથવા તે બન્ને પરીક્ષા પાસ કરવાની રહેશે.
- ૮. પસંદગી પામેલા ઉમેદવારે, સરકાર ઠરાવે તેવી તાલીમ લેવી પડશે અને તેવી પરીક્ષા પાસ કરવી પડશે.
- e. પસંદગી પામેલા ઉમેદવારે, સરકાર ઠરાવે તેવા નમૂનામાં, તેટલી રકમની અને તેટલી મુદત માટે જામીનગીરી અને જામીનખત પૂરા પાડવાના રહેશે.

ગુજરાતના રાજ્યપાલના દુકમથી અને તેમના નામે,

ઉપેન્દ્ર એમ. ભર્ટ, સરકારના નાયબ સચિવ.

કાચદા વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૦મી કિસેમ્બર, ૨૦૧૬

ભારતનું સંવિદ્યાન.

કમાંકઃ જેકે/૯૭/૨૦૧૬/ઇસીઓ/૧૦૨૦૧૩/૧૯/ઇ:- ભારતનાં સંવિધાનના અનુચ્છેદ ૩૦૯ના પરંતુકથી મળેલી સત્તાની રૂએ, ગુજરાતના રાજ્યપાલ, આથી, મદદનીશ ચેરિટી કમિશનર, વર્ગ ૧, ભરતી નિયમો ૨૦૧૫ વધુ સુધારવા માટે નીચેના નિયમો કરે છે:-

- ૧. આ નિયમો, મદદનીશ ચેરિટી કમિશનર, વર્ગ ૧, ભરતી (સુધારા) નિયમો, ૨૦૧૬ કહેવાશે.
- ર. મદદનીશ ચેરિટી કમિશનર, વર્ગ ૧, ભરતી નિયમો, ૨૦૧૫ (જેનો આમાં હવે પછી, ''સદરહુ નિયમો'' તરીકે ઉદ્ઘેખ કર્યો છે તે)માં, નિયમ ૩ માં, ખંડ (ક)માં,–
 - (૧) ''૪૦ વર્ષ '' એ આંકડા અને શબ્દને બદલે, ''૪૫ વર્ષ '' એ આંકડા અને શબ્દ મૂકવાઃ
 - (૨) વિદ્યમાન પરંતુક પછી, નીચેનો પરંતુક મૂકવો:-
 - વધુમાં, ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭ના નિયમ ૮ના પેટા-નિયમ (૯)ના ખંડ (ખ)માંનો કોઇપણ મજફૂર, ઉપર ઠરાવ્યા પ્રમાણેની ઉપલી વયમર્યાદા દળવી કરવાની બાબતને સંબંધિત હોય ત્યાં સુધી લાગુ પડશે નિષ્ઠ.''
 - (૩) સદરદુ નિયમોમાં, નિયમો ૪,૫,૬,૭,૮ અને ૯ માં, ''પંસદગી પામેલા ઉમેદવારે'' એ શબ્દોને બદલે, '' સીઘી પસંદગીથી નિમણુંક પામેલા ઉમેદવારે'' એ શબ્દો મૂકવા.

ગુજરાતના રાજ્યપાલના દુકમથી અને તેમના નામે,

પી.એમ.ઉનડકટ, સરકારના નાયબ સચિવ.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

PORTS AND TRANSPORT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th October, 2017

No. PT/2017/40/MVD/102017/2032/KH:- Exercise of the powers conferred by the subsection 1 of the section 3 of the Gujarat Road Safety Authority Ordinance, 2017, Government of Gujarat here by constitute the Gujarat Road Safety Authority (GUJROSA) with effect from the date of notification published in Government Gazette.

By order and in the name of the Governor of Gujarat,

S. R. SONI,
Under Secretary to Government.

IV-B Ex.-178

178-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th October, 2017.

GRANITE CONSERVATION AND DEVELOPMENT RULES, 1999.

NO.GU/2017/32/MIS-102000-GOI-23-CHH:- In pursuance of the provisions of rule 53 of the Granite Conservation and Development Rules, 1999, and in supersession of all the notifications issued in this behalf, the Government of Gujarat hereby directs that all the powers exercisable by it under rules 12 to 22 shall also be exercised by Geologist (Lease), Geologist (Exploration) and Geologist (Flying Squad) in the office of the Commissioner, Geology and Mining, Gujarat State.

By order and in the name of the Governor of Gujarat,

D.G. CHAUDHARI,

Deputy Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th October, 2017.

GRANITE CONSERVATION AND DEVELOPMENT RULES, 2002.

NO.GU/2017/33/MIS-102000-GOI-23-CHH:- In pursuance of the provisions of rule 47 of the Marble Development and Conservation Rules, 2002, and in supersession of all the notifications issued in this behalf, the Government of Gujarat hereby directs that all the powers exercisable by it under rules 12 to 22 shall also be exercised by Geologist (Lease), Geologist (Exploration) and Geologist (Flying Squad) in the office of the Commissioner, Geology and Mining, Gujarat State.

By order and in the name of the Governor of Gujarat,

D.G. CHAUDHARI,

Deputy Secretary to Government.

IV-A-Ex.-179

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Government Central Press, Gandhinagar.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd October, 2017.

No.GP / 52 / MCG / l02016 / 283 / S: In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Physicist, Class II, in the Government Hospitals in General State Service ,Recruitment Rules, 2017.

- 1. There Rules may be called the Physicist, Class II, In the Government Hospitals in General State Service, Recruitment (first amendment) Rules, 2017.
- 2. In the Physicist, Class II, in the Government Hospitals in the General State Service, Recruitment Rules, 2017 in close (c) of rule 3 the word "experience" shall be deleted.

By order and in the name of the Governor of Gujarat,

K. R. MAKWANA,Under Secretary to Government.

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Government Central Press, Gandhinagar





EXTRAORDINARY

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PART IV-A

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બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ : ૨૪ ઓક્ટોબર, ૨૦૧૭

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંકઃ જીબી/પીટી/૪૨/૨૦૧૭/એસટીસી/૩૭૯૮/૧૬૫૭/ઘઃ- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર દ્વારા આથી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની ''અમદાવાદ (ગ્રામ્ય) વિભાગ માટેની સલાહકાર સમિતિ તરીકે'' ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર રચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે. :-

ક્રમ	નામ અને સરનામું	હોદ્દો
٩	વિભાગીય નિયામકશ્રી, ગુ.રા.મા.વા.વ્ય.નિગમ, અમદાવાદ વિભાગ, અમદાવાદ	અધ્યક્ષ
5	પ્રમુખશ્રી, જિલ્લા પંચાયત, અમદાવાદ	સરકારી સભ્ય
3	જિલ્લા પોલિસ અધિકારીશ્રી, અમદાવાદ	
8	આસિસ્ટન્ટ કોમર્શીયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, અમદાવાદ	
પ	શ્રી પુષ્કરરાય સાધુ	

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ક્રમ	નામ અને સરનામું	હોદ્દો
ξ	શ્રી તેજસભાઈ વજાણી	
9	શ્રી કનુભાઈ શ્રીવાસ્તવ	
6	શ્રી ધનજીભાઈ કો. પટેલ	6
E	શ્રી ભરતભાઈ સાધુ	
90	શ્રી કિર્તાભાઈ બેલાશી	
99	સુ.શ્રી ઈન્દુબેન રાવલ	બિન સરકારી
૧૨	શ્રી હંસરાજગીરી ગોસ્વામી	સભ્ય
93	શ્રી હેમંતભાઈ આર. બારોટ	
१४	શ્રી પ્રતાપજી એમ. ઠાકોર	
૧૫	શ્રી મહેશભાઈ બી. રાણા]
૧૬	શ્રી કિરીટભાઈ અંબાલાલ પટેલ	
99	જિગીશાબેન એન. પટેલ	
96	શ્રી કેયુરભાઈ કનુભાઈ પટેલ	

ર. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો
- (ગ) મુસાફરોને વ્યાજબી દરે ખાનપાનની, વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્રકાશ મજમુદાર, સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.





EXTRAORDINARY

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th October, 2017.

The Prisons Act (IX of 1894)

No.GG/49/2017/JLK/172007/185/J: In exercise of the powers conferred under sub section(1) of section-3 of the Prisons Act (IX of 1894) and section 266(B)(1) of Criminal Procedure Code, 1973, Government of Gujarat declares the hitherto Himmatnagar Sub Jail as a Himmatnagar District Jail. The jail will function in its new status of a "Himmatnagar District Jail" with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

MAHENDRA R. SONI,
Deputy Secretary to Government.

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Government Central Press, Gandhinagar





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કાયદા વિભાગ જાહેરનામું

સચિવાલય, ગાંઘીનગર, તા. ૧૮મી એપ્રિલ, ૨૦૧૭

ભારતનું સંવિધાન

ક્રમાંકઃ જીકે/૩૦/૨૦૧૭/ઇસીઓ/૧૦૨૦૧૩/૨૧/ઇ:- ભારતના સંવિધાનના અનુચ્છેદ ૩૦૯ના પરંતુકથી મળેલ સત્તાની રૂએ અને આ અર્થે કરેલા તમામ નિયમો રદ કરીને, ગુજરાતના રાજ્યપાલ, આથી, કાયદા વિભાગ હેઠળના ચેરિટી તંત્ર, ગુજરાત રાજ્ય-માં, સંયુક્ત ચેરિટી કમિશનર, વર્ગ ૧ ની જગા ઉપર ભરતીનું નિયમન કરવા માટેની જોગવાઇ કરવા નીચેના નિયમો કરે છે:-

- ૧. આ નિયમો, **કાયદા વિભાગ હેઠળના ચેરિટી તંત્ર, ગુજરાત રાજ્ય-માં, સંયુક્ત ચેરિટી કમિશનર, વર્ગ ૧,** ભરતી નિયમો, ૨૦૧૭ કહેવાશે.
- ર. **કાયદા વિભાગ હેઠળના ચેરિટી તંત્ર, ગુજરાત રાજ્ય-માં, સંયુક્ત ચેરિટી કમિશનર, વર્ગ ૧**ની જગા ઉપરની નિમણક, જેમણે-
 - (ક) (૧) **કાયદા વિભાગ હેઠળ, ચેરિટી તંત્રમાં, નાયબ ચેરિટી કમિશનર, વર્ગ ૧**ના સંવર્ગમાં ઓછામાં ઓછા પાંચ વર્ષ સુધી કામ કર્યું હોય;
 - (૨) ગુજરાત મુલકી સેવા કોમ્પ્યુટર ક્ષમતા તાલીમ અને પરીક્ષા નિયમો, ૨૦૦૬ની જોગવાઈઓ અનુસાર કોમ્પ્યુટરની જાણકારી અંગેની લાયકી પરીક્ષા પાસ કરેલી હોય; અને
 - (3) સીધી પસંદગી માટે નિયમ ૩ના ખંડ (ખ)માં ઠરાવ્યા પ્રમાણેની શૈક્ષણિક લાયકાતો ધરાવતી હોય,

તેવી વ્યક્તિઓમાંથી ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭ની જોગવાઈઓ અનુસાર સિનિયોરિટી (પ્રવરતા)ને લક્ષમાં લીધા સિવાય વિચારણાના ક્ષેત્રની અંદર પસંદગીના સિદ્ધાંતને આધારે વ્યકિતની બઢતીથી કરવી જોઈશે:

પરંતુ નિમણૂક આપનાર સત્તામંડળને એમ ખાતરી થાય કે ઉપર પેટા–ખંડ (૧)માં નિર્દિષ્ટ કરેલો અનુભવ ધરાવતી વ્યક્તિ બઢતી માટે ઉપલભ્ય નથી અને તે મુદતથી ઓછી મુદતનો અનુભવ ધરાવતી વ્યક્તિને બઢતી આપીને પણ જગા ભરવાનું જાહેર હિતમાં જરૂરી છે, તો તે, કારણોની લેખિતમાં નોંધ કરીને, ઉપર પેટા–ખંડ (૧)માં નિર્દિષ્ટ કરેલી મુદતના બે તૃતીયાંશ કરતાં ઓછી નહિ તેટલી મુદતનો અનુભવ ધરાવતી વ્યક્તિને બઢતી આપી શકશે; અથવા

- (ખ) સીધી પસંદગીથી કરવી જોઈએ; અથવા
- (ગ) જેણે ડિસ્ટ્રીક્ટ જજ અથવા મુંબઈ સિટી સિવિલ કોર્ટના જજ અથવા પ્રેસિડેન્સી સ્મોલ કોઝ કોર્ટના મુખ્ય જજથી ઉતરતા દરજ્ઞાનો ન દોય તેવો ન્યાયિક દોદ્ધો ધરાવતા દોય અથવા ધરાવેલો દોય તેવી વ્યક્તિઓમાંથી પ્રતિનિયુક્તિના ધોરણે દંગામી બદલીથી કરવી જોઈશે.
- 3. નિયમ ર-માં જણાવેલી જગા ઉપર સીઘી પસંદગીથી નિમણૂકને પાત્ર થવા માટે, ઉમેદવાર,-
 - (ક) ૪૮ વર્ષથી વધુ ઉંમરનો हોવો જોઈશે નિદઃ

પરંતુ ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭ની જોગવાઈઓ અનુસાર અગાઉથી ગુજરાત સરકારની સેવામાં હોય તેવા ઉમેદવારની તરફેણમાં ઉપલી વયમર્ચાદા હળવી કરી શકાશે.

- (ખ) (૧) ભારતમાં કેન્દ્રીય અથવા રાજ્ય અધિનિયમથી અથવા તે હેઠળ સ્થપાયેલી અથવા સંસ્થાપિત યુનિવર્સિટીઓ પૈકીની કોઈપણમાંથી અથવા યુનિવર્સિટી ગ્રાન્ટ્સ કમિશન અધિનિયમ, ૧૯૫૬ની કલમ ૩ હેઠળ ડીમ્ડ યુનિવર્સિટી તરીકે માન્ય થયેલી અથવા જાહેર થયેલી બીજી કોઈપણ શૈક્ષણિક સંસ્થામાંથી મેળવેલી કાયદા (વિશેષ)ની પદવી અથવા ઉચ્ચતર માદયમિક પ્રમાણપત્ર (એચ.એસ.સી) પછીના પાંચ વર્ષના અભ્યાસક્રમ સાથે કાયદામાં પદવી ઘરાવતો હોવો જોઈશે; અને
 - (૨) ઓછામાં ઓછા દસ વર્ષ સુધી,
 - (૧) એડવોકેટ અધિનિયમ, ૧૯૬૧ દેઠળ નોંધાયેલ એડવોકેટ, અથવા
 - (૨) હાઈકોર્ટનો એટર્ની, હોવો જોઈશે.
- (ગ) ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭માં ઠરાવ્યા પ્રમાણેની કોમ્પ્યુટરના ઉપયોગ અંગેની પાયાની જાણકારી ઘરાવતો હોવો જોઈશે, અને
- (ચ) ગુજરાતી અથવા હિન્દી અથવા તે બંન્નેનું પૂરતું જ્ઞાન ઘરાવતો હોવો જોઈશે.
- જ. સીધી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, બે વર્ષની મુદત સુધી અજમાયશ પર રહેવું જોઈશે.
- પ. સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, પોતાની અજમાયશની મુદત દરમિયાન, રાજપત્રિત અધિકારી પૂર્વ-સેવા તાલીમ અને પરીક્ષા નિયમો, ૧૯૭૦ની જોગવાઈઓ અનુસાર પૂર્વ-સેવા તાલીમ લેવી પડશે અને તાલીમાંત પરીક્ષા પાસ કરવી જોઈશે.
- 9. સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, પોતાની અજમાયશની મુદત દરમિયાન, ગુજરાત મુલકી સેવા કોમ્પ્યુટર ક્ષમતા તાલીમ અને પરીક્ષા નિયમો, ૨૦૦૬ની જોગવાઈઓ અનુસાર કોમ્પ્યુટરની જાણકારી અંગેની લાયકી પરીક્ષા પાસ કરવી જોઈશે.
- ૭. સીધી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, સરકારે ઠરાવેલા નિયમો અનુસાર હિન્દી અથવા ગુજરાતી અથવા તે બંન્ને પરીક્ષા પાસ કરવાની રહેશે.
- ૮. સીઘી પસંદગીથી અથવા બઢતીથી નિમણૂક પામેલા ઉમેદવારે, સરકાર ઠરાવે તેવી તાલીમ લેવી જોઈશે અને તેવી પરીક્ષા પાસ કરવી જોઈશે.
- લ્. સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, સરકાર ઠરાવે તેવા નમૂનામાં, તેટલી રકમની અને તેટલી મુદત માટે જામીનગીરી અને જામીનખત પૂરા પાડવાના રહેશે.

ગુજરાતના રાજ્યપાલના દુકમથી અને તેમના નામે,

પી. એમ. ઉનકકટ, સરકારના નાચબ સચિવ.





EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

કાયદા વિભાગ જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૧લી મે, ૨૦૧૭.

ભારતનું સંવિધાન

કમાંક: જોકે/33/૨૦૧૭/ઇસીઓ/૨૦૦૬/૭૪/ઈ:- ભારતના સંવિધાનના અનુચ્છેદ ૩૦૯ના પરંતુકથી મળેલ સત્તાની રૂએ અને આ અર્થે કરેલા તમામ નિયમો રદ કરીને, ગુજરાતના રાજ્યપાલ, આથી, કાયદા વિભાગ હેઠળના ચેરિટી તંત્ર, ગુજરાત રાજ્યમાં, ચેરિટી કમિશનર, વર્ગ-૧ની જગા પર ભરતીનું નિયમન કરવા માટેની જોગવાઈ કરવા નીચેના નિયમો કરે છે:-

- ૧. આ નિયમો, ચેરિટી તંત્રમાં, ચેરિટી કમિશનર, વર્ગ-૧, ભરતી નિયમો, ૨૦૧૭ કહેવાશે.
- ર. કાયદા વિભાગ હેઠળના ચેરિટી તંત્ર, ગુજરાત રાજ્યમાં, સંયુક્ત ચેરિટી કમિશનર, વર્ગ-૧ની જગા પરની નિમણૂક, જેમણે,-
 - (ક) (૧) ચેરિટી તંત્ર, ગુજરાત રાજ્યમાં, સંયુક્ત ચેરિટી કમિશનર, વર્ગ-૧ના સંવર્ગમાં ઓછામાં ઓછા પાંચ વર્ષ સુધી કામ કરેલું હોય;
 - (૨) ગુજરાત મુલકી સેવા કોમ્પ્યુટર ક્ષમતા તાલીમ અને પરીક્ષા નિયમો, ૨૦૦૬ની જોગવાઈઓ અનુસાર કોમ્પ્યુટરની જાણકારી અંગેની લાયકી પરીક્ષા પાસ કરેલી હોય; અને
 - (૩) નિયમ ૩–ના ખંડ (ખ)માં ઠરાવ્યા પ્રમાણે સીઘી પસંદગી મીટેની શૈક્ષણિક લાયકાત ઘરાવેલી હોય,

તેવી વ્યક્તિઓમાંથી ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭ની જોગવાઈઓ અનુસાર સિનિયોરિટી (પ્રવરતા)ને લક્ષમાં લીધા સિવાય, વિચારણાના ક્ષેત્રની અંદર પસંદગીના સિદ્ધાંતને આધારે કોઈ વ્યક્તિની બઢતીથી કરવી જોઈશેઃ

પરંતુ નિમણૂક આપનાર સત્તાધિકારીને એમ ખાતરી થાય કે ઉપર પેટા—ખંડ (૧)માં નિર્દિષ્ટ કરેલો અનુભવ ધરાવતી વ્યક્તિ બઢતી માટે ઉપલબ્ધ નથી અને તે મુદતથી ઓછી મુદતનો અનુભવ ધરાવતી વ્યક્તિને બઢતી આપીને પણ જગા ભરવાનું જાહેર દિતમાં જરૂરી છે, તો તે, કારણોની લેખિતમાં નોંધ કરીને, ઉપર પેટા—ખંડ (૧)માં નિર્દિષ્ટ કરેલી મુદતના બે તૃતીયાંશ કરતાં ઓછી નદિ તેટલી મુદતનો અનુભવ ધરાવતી વ્યક્તિને બઢતી આપી શકશે; અથવા

(ખ) સીઘી પસંદગીથી કરવી જોઈશે; અથવા

- (ગ) જિલા જજ અથવા મુંબઈ શહેર દીવાની કોર્ટના જજ અથવા પ્રેસિડેન્સી સ્મોલ કોઝ કોર્ટના મુખ્ય જજના દરશ્વાથી ઊતરતા દરશ્વાનો ન હોય તેવો ન્યાયિક હોદ્ધો ધરાવતા હોય અથવા ધરાવેલો હોય તેવી વ્યક્તિઓમાંથી, પ્રતિનિયુક્તિના ધોરણે હંગામી બદલીથી કરવી જોઈશે.
- 3. નિયમ ર-માં જણાવેલી જગા પર સીધી પસંદગીથી નિમણૂકને પાત્ર થવા માટે, ઉમેદવાર,-
 - (ક) ૪૮ વર્ષથી વધુ ઉંમરનો हોવો જોઈશે નિહ:

પરંતુ ગુજરાત મુલકી સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭ની જોગવાઓ અનુસાર અગાઉથી ગુજરાત સરકારની સેવામાં હોય તેવા ઉમેદવારની તરફેણમાં ઉપલી વય–મર્ચાદા હળવી કરી શકાશે.

- (ખ) (૧) ભારતમાં કેન્દ્રીય અથવા રાજ્ય અધિનિયમથી અથવા તે હેઠળ સ્થપાયેલી અથવા સંસ્થાપિત યુનિવર્સિટીઓ પૈકી કોઈપણમાંથી અથવા યુનિવર્સિટી ગ્રાન્ટ્સ કમિશન અધિનિયમ, ૧૯૫૬ની કલમ ૩ હેઠળ ડીમ્ડ યુનિવર્સિટી તરીકે જાહેર થયેલી અથવા તે તરીકે માન્ય થયેલી બીજી કોઈપણ શૈક્ષણિક સંસ્થામાંથી કાયદા (વિશેષ-special)-ની અથવા ઉચ્ચતર માદયમિક શાળા પ્રમાણપત્ર મેળવ્યા પછી પાંચ વર્ષના અભ્યાસક્રમ સાથે મેળવેલી કાયદા-ની પદવી ધરાવતો હોવો જોઈશે: અને
 - (૨) ઓછામાં ઓછા દસ વર્ષની મુદત માટે,
 - (ક) એડવોકેટ અધિનિયમ, ૧૯૬૧ દેઠળ નોંધાયેલ એડવોકેટ દોવો જોઈશે, અથવા
 - (ખ) દાઈકોર્ટનો એટર્ની દોવો જોઈએ.
- (ગ) ગુજરાત મુલકી સેવા વર્ગીકૃર્ણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭માં ઠરાવ્યા પ્રમાણેની કોમ્પ્યુટરના ઉપયોગ અંગેની પાયાની જાણકારી ધરાવતો હોવો જોઈશે; અને
- (ઘ) ગુજરાતી અથવા હિંન્દી અથવા તે બંન્નેનું પૂરતું જ્ઞાન ધરાવતો હોવો જોઈશે.
- જ. સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, બે વર્ષની મુદત સુઘી અજમાયશ પર રહેવું જોઈશે.
- પ. સીધી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, પોતાની અજમાયશની મુદત દરમિયાન, રાજપત્રિત અધિકારી પૂર્વ– સેવા તાલીમ અને પરીક્ષા નિયમો, ૧૯૭૦ની જોગવાઈઓ અનુસાર પૂર્વ–સેવા તાલીમ લેવી પડશે અને તાલીમાંત પરીક્ષા પાસ કરવી જોઈશે.
- 5. સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, પોતાની અજમાયશીની મુદત દરમિયાન, ગુજરાત મુલકી સેવા કોમ્પ્યુટર ક્ષમતા તાલીમ અને પરીક્ષા નિયમો, ૨૦૦૬ની જોગવાઈઓ અનુસાર કોમ્પ્યુટરની જાણકારી અંગેની લાયકી પરીક્ષા પાસ કરવાની રહેશે.
- **૭.** સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, સરકારે ઠરાવેલા નિયમો અનુસાર હિન્દી અથવા ગુજરાતી અથવા તે બંન્ને પરીક્ષા પાસ કરવાની રહેશે.
- **૮.** સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, સરકાર ઠરાવે તેવી તાલીમ લેવી જોઈશે અને તેવી પરીક્ષા પાસ કરવી જોઈશે.
- **૯.** સીઘી પસંદગીથી નિમણૂક પામેલા ઉમેદવારે, સરકાર દ્વારા ઠરાવવામાં આવે તેવા નમૂનામાં, તેટલી રકમની અને તેટલી મુદત માટે જામીનગીરી અને જામીનખત પૂરા પાડવાના રહેશે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

પી.એમ.ઉનડકટ, સરકારના નાયબ સચિવ.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th October, 2017

Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989.

No.GK/70/2017/SCT/102016/2599/D: In exercise of the powers conferred by the first proviso to sub-section (1) of section 14 of the Scheduled Castes and the Scheduled Tribes(Prevention of Atrocities) Act, 1989, (33 of 1989), (herein after referred to as "the said Act"), the Government of Gujarat hereby amends the Notification, Legal Department No.GK/68/2017/SCT/102016/2599/D, dated 27th September, 2017, as follows:

In the said notification, 8th line, after 'to be a Special Court', the words "to try the" shall be added.

By order and in the name of the Governor of Gujarat,

H.H.VARMA,

Deputy Secretary to Government.

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th October, 2017

SCHEDULED CASTES AND THE SCHEDULED TRIBES (PREVENTION OF ATROCITIES) ACT, 1989.

No: GK/116/2017/SCT/102016/2599/D: In exercise of the powers conferred by the first proviso to sub-section (1) of section 14 of the Scheduled Castes and the Scheduled Tribes(Prevention of Atrocities) Act, 1989, (33 of 1989), (hereinafter referred to "as the said Act"), the Government of Gujarat with the concurrence of the Chief Justice of High Court of Gujarat hereby specifies the Court of Additional District and Sessions Judge functioning in sub-divisions in the subordinate Court in the State of Gujarat, as specified in column (3) to be the Special Court in specified districts as shown in Column (2) of the schedule, for the purpose of the said Act with immediate effect.

SCHEDULE

Sr.No.	Name of the District	Name of Sub-Division
(1)	(2)	(3)
1.	Dahod	Limkheda
2.	Panchmahal	Halol
3.	Junagadh	Keshod

By order and in the name of the Governor of Gujarat,

H. H. VARMA,

Deputy Secretary to Government.

Government Central Press, Gandhinagar.

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th November, 2017.

REPRESENTATION OF THE PEOPLE ACT, 1951

No.GG/68/SB-I/ELC/102017/79: In Pursuance of the provisions of Section 28-A of the Representation of the People Act, 1951 and in view of the directions contained in the Election Commission of India's order No.434/ESO26/94/MCS, dated 24th October, 1994, the Government of Gujarat hereby designates the following Police officers for the purpose of Section 28-A of the R.P.Act -1951 to conduct the General Elections to the Legislative Assembly of Gujarat during the month of December, 2017, viz:-

- 1. The Director General of Police / Additional Director General of Police / Inspector General of Police and
- 2. In a General Election all the police officers below the level of Director General of police borne on the Strength of the State Government;

This order shall be effective from 14/11/2017 and shall remain in force till the date of completion of process of the said General Elections.

By order and in the name of the Governor of Gujarat.

PANKAJ DAVE,

Under Secretary to Government.

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IV-A-Ex. 187

Government Central Press, Gandhinagar.





The Gujarat Government Gazette

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

WOMEN AND CHILD DEVELOPMENT DEPARTMENT

NOTIFICATION

Sachivalaya, Gandhinagar. 10th November, 2017

National Food Security Act, 2013

GS-09-2017-ICD-112016-GOI-132-B:- The following draft of rules which is proposed to be issued under clauses (c), (d) and (e) of sub-section (2) of section 40 read with section 15 of the National Food Security Act, 2013 (20 of 2013) is hereby published as required by sub-section (1) of section 40 of the aforesaid Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Women and Child Development Department, Block No.9, 6th floor, Sachivalaya, Gandhinagar—382010, from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

National Food Security Act, 2013

GS-09-2017-ICD-112016-GOI-132-B:-In exercise of the powers conferred by clauses (c), (d) and (e) of sub-section (2) of section 40 read with section 15 of the National Food Security Act,2013 (20 of 2013), the Government of Gujarat hereby makes the following rules, namely:-

- 1. Short title and commencement –
- (1) These rules may be called the Gujarat Procedure for Redressal of Grievance (For Services Pertaining to ICDS) Rules, 2017.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- **2. Definitions.** -(1) In these rules, unless the context otherwise requires -
 - (a) "Act" means the National Food Security Act, 2013(20 of 2013);

- (b) "Anganwadi Center" means Anganwadi Center established under the Integrated Child Development Services (ICDS) Scheme and as defined under section 2(1) of the Act;
- (c) "Meal" means meal as defined under section 2 (9) of the Act;
- (d) "District Grievance Redressal Officer" means an Officer appointed or designated under section 15 of the Act;
- (e) "Beneficiaries" means beneficiaries registered as a local Anganwadi Center wanted to avail the benefits of the Scheme falling within the purview of section 4 (a), section 4 (b), section 5 (1) (a), and section 5 (2) of the Act and as per guidelines issued or schemes framed by the Central Government from time to time;
- (f) Form means form appended to these rules;
- (g) Government means the Government of Gujarat;
- (h) Nodal Officer means an Officer designated or appointed as such by the State Government under section 14 of the Act;
- (i) "section" means section of the Act.
- (2) Words and expressions used in these rules but not defined, shall have the same meaning as respectively assigned to them in the Act.

3. Qualifications of District Grievance Redressal Officer and Nodal Officer:-

- (1) The Officer not below the rank of Class I under the District Panchayat nominated by the District Development Officer (DDO) of the respective district shall be District Grievance Redressal Officer designated by the State Government for the purpose of any grievances pertaining to ICDS service provided through Anganwadi Centers across the State.
- (2) The State Government shall designate Child development Project Officer of respective Block under ICDS as a Nodal Officer.
- 4. Publication of names of District Grievance Redressal Officers and Nodal Officers.

 The District Development Officer of each district shall ensure to publish, for the convenience of the beneficiaries of the ICDS Scheme,
- (i) names and addresses of DistrictGrievance Redressal Officers for ICDS at each Anganwadi Center along with the address of the office, phone number, fax number;
- (ii) Details of Grievance Redressal Office for ICDS outside the office of the District Development Officer;
- (iii) Office of the District Panchayat Office / Taluka Panchayat Office where Programme Officer under ICDS / Supervisor/ Child Development Project Officer under ICDS has their base office; and
- (iv) it shall also be displayed on the website of each District Collector, Transparency portal of Director, Food and Civil Supplies and website of Women and Child Development Department.
- **5.** Help lines.-(1) Help lines Consisting toll free telephone numbers, online complaint filing mechanism shall be set up by the Commissionerate of Women and Child Development for receiving complaints from beneficiaries of the ICDS Scheme.
- (2) The time of operation of services of such help lines shall be published widely.
- **6.** Relaxation of fee.- No fee shall be levied for application to District Grievance Redressal Officers and Appeal Authority.

7. Manner of receiving complaint.-

- (1) In case the beneficiaries of the ICDS Scheme, in matters relating to ICDS services as per the Act and matters related thereto, then the aggrieved beneficiary shall file a written complaint in **Form A** through hand delivery, fax, e-mail, online complaint, post or registered post with the concerned District Grievance Redressal Officer appointed or designated by the Government under sub- section (1) of section 15 of the Act.
- (2) No anonymous complaint shall be entertained.
- (3) The District Grievance Redressal Officer shall upon receipt of the written complaint give due acknowledgement to the complainant in **Form B** within three working days from the date of receiving of complaint.

8. Manner of giving notice.-

- (1) The District Grievance Redressal Officer shall issue the notice for hearing to the Anganwadi Worker along with the Supervisor of respective Block involved in providing ICDS services under the Act and to the particular beneficiary within seven working days from the date of receiving complaint.
- (2) Intimation of hearing the complaint by the District Grievance Redressal Officer in one of the following manners, namely:-
 - (a) by hand delivery; or
 - (b) by post and;
 - (c) by Telephone/fax/e-mail/SMS (whatever communication Opted by the complainant)
- (3) The date for hearing shall be communicated to the complainant and Anganwadi Worker along with the Supervisor of respective Block at least seven working days in advance.
- (4) The complainant and Anganwadi Worker along with the Supervisor of respective Block, shall make himself present during the hearing.
- (5) If any party remains absent on the date of hearing even after the intimation of hearing being duly served to him, then the complaint may be decided *ex-parte*.
- 9. Powers of District Grievance Redressal Officer and procedure for Redressal of complaints. –
- (1) The District Grievance Redressal Officer shall adopt the following procedure for Redressal of grievance on the complaints made under sub-section (5) of section 15 of the Act, namely: -

The District Grievance Redressal Officer shall,-

- (a) take actions for expeditious and effective Redressal of grievance of the aggrieved person in matters relating to services being provided under ICDS and to enforce the entitlements of such services under the Act;
- (b) inquire into the complaint made, examine the documents or their copies;

- (c) inquire and ascertain genuineness of the eligibility criteria laid down by the Government from time to time;
- (d) hear the complaint under sub-section (5) of section 15 of the Act or referred to him by the Nodal Officer of the concerned District/ Ahmedabad City or Suo-Moto by him;
- (2) The District Grievance Redressal Officer, while rendering the decision, shall declare speaking order within a period of thirty working days from the receipt the complaint.
- (3) The District Grievance Redressal Officer shall arrange to deliver the copies of the decision to the parties concerned within seven working days from the date of the order.
- (4) A monthly report of complaints received and disposed of during the month shall be sent by all the District Grievance Redressal Officers to the State Food Commission on or before the 10th of succeeding month.
- 10. Procedure for hearing appeal before the State Food Commission.-
- (1) any registered beneficiary of the ICDS Scheme against the decision of the District Grievance Redressal Officer may file a memorandum of Appeal under sub-section (6) of section 15 of the Act with the State Food Commission within thirty working days of such decision in Form C. Every memorandum of Appeal shall be in legible handwriting or typed.
- (2) Every Complaint made under sub-section (6) of section 15 of the Act shall be deemed to have been filed as an appeal.
- (3) The State Food Commission shall acknowledge the receipt of such appeal in **Form D** within three working days.
- (4) When the memorandum of Appeal is presented after thirty working days such memorandum of Appeal shall be accompanied by a delay condon application.
- (5) Any memorandum of Appeal so filed with the State Food Commission shall be heard and disposed of within a period of forty-five working days of the filing of such appeal.
- (6) The memorandum of Appeal shall be filed in triplicate and accompanied by the following documents duly self-attested, namely: -
 - (a) a copy of the orders of the District Grievance Redressal Officer against which appeal is preferred;
 - (b) copies of documents referred and relied upon by the appellant along with a list thereof;
 - (c) such other documents as may be required to support ground of objections mentioned in the memorandum of Appeal.
- (7) While hearing the Appeal the bench shall consider the grounds of appeal and shall decide the case accordingly.
- (8) Orders of State Food Commission on appeal shall be signed and dated by the Members thereof hearing the appeal and shall be communicated to the parties free of cost.
- (9) The decision of the State Food Commission shall be final.

11. Manner of disposal of appeal.-

- (1) The State Food Commission shall issue the notice for hearing to the District Grievant Redressed Officer, Anganwadi Worker along with the Supervisor of the respective Block and to the registered beneficiary of ICDS Scheme within seven working days in advance from the date of receiving complaint;
- (2) Intimation of hearing of the complaint shall be communicated by the State Food Commission in one the following manners, namely:-
 - (a) by hand delivery; or
 - (b) by post and;
 - (c) by Telephone /fax/e-mail/SMS (whatever communication opted by the complainant.
- (3) The date for hearing shall be communicated to the District Redressal Officer, Anganwadi Worker along with the Supervisor of the respective Block as the case may be, at least seven working days in advance.
- (4) The District Grievance Redressal Officer, the complainant and the Anganwadi Worker along with the Supervisor of the respective Block as the case may be, shall make himself present during the hearing.
- (5) If any party remains absent on the date of hearing even after the intimation of hearing being duly served to him, then appeal may be decided *ex-parte*.
- 12. Maintenance of records of all cases under the Act.- the District Grievance Redressal Officer, Nodal Officer and Appellate and Appellate Authority shall maintain records of all the cases in Form E and Form F, respectively, with regard to the action taken.

Form A

(See sub-rule (1) of rule7)

From for complaint with District Grievance Redressal Officer

To,	
District Grievance Redressal Officer	
District	
I want to complain regarding non-availability of services under the ICDS or matter thereto under National Food Security Act, 2013, as shown below	rs relating
 Full Name of complainant: Name of the Child enrolled at the Anganwadi Center OR Name of the Pregnant Woman / Lactating Mother / Adolescent Girl: Full Address: House Number: Village/ Locality: Taluka/Town: District: Pin code: Mobile or phone Number (if any): e-mail address (if any): Anganwadi Center Code and Address: Whether Registered at Anganwadi Center or not? If yes, please provide details of the Month in which enrollment is done: Description of complaint: 	
1. 2. 8. Documents enclosed in support of the complaint: I. II. 9. Mode by which date of hearing is to be informed: - By hand delivery [] - By post [] - By Telephone/Fax/e-mail/SMS [] (Tick against the opted) I hereby declare that I am a citizen of India above details are true to the best of my Knowledge and belief.	
Place: Signature or thumb impression of the complainant	
Date:	

2.

Form B (See sub-rule (3) of rule 7) Acknowledgement:

,	The above complaint is received from	On dt	. / /2	0 by th	e District
	,				
	Place: Seal and Signatur	ire of the			
	Date: District Grievance Redre	essal Officer.			
	Form C			1	
	(See sub-rule (1) of rule 1	10)			
	(Appeal before State Food Com				
	To,	mmssion)			
	The Chairperson, State Food Commission.				× ,
	Address:				
	Address				
	I want to file an appeal against decision/order dated//	./of Distr	ict Gr	ievance i	Redressal
	Officer, District				
		-			
	1. Full Name of Appellant:				
	2. Full Address:				
	a. House Number :				
	b. Village/locality :	No.			
	c. District :				
	d. Pin code :				
	e. Mobile or Phone Number (if any):				
	f. E-mail address (if any):				
	3. Anganwadi Center Code and Address:				
	4. Whether Registered at Anganwadi Center or not?	.11			
	5. If yes, please provide details of the Month in which enro	oliment is done	9		
	6.Mode by which date of hearing is to be informed:				
	- By hand delivery []				
	- By post []				
	- By Telephone/Fax/e-mail/SMS []				
	(Tick against the opted)			0.00	
	The self-attested copy of decision/order of district Gr	rievance Red	ressal	Officer	decision
	Dt. / /20 is enclosed herewith.				
	I find the said decision/order to be unjustified and unreason	anabla assina t	o follo	uring root	con (a)

The authority may be pleased to strike down the decision/ order of District Grievance Redressal Officer and pass any such further order and directions as it may consider just.

I hereby declare that I am a citizen of India and above details are to the best of my knowledge and belief.

Place:

Signature of the Appellant

Date:

Form D (See sub-rule (3) of rule 10) Acknowledgement:

Place:

Signature of the Appellant Authority

Date:

Form E

(See rule 12)

Register to be maintained by District Grievance Redressal Officer/Nodal Officer

Designation District

Name

Address

Action Remarks Taken	17	
Action Taken	16	
Decision of state food commission	15	
Whether Appeal preferred if yes give Date	14	
Decision of Whether the DGRO Appeal preferred if yes give Date	13	
ance	12	
Relief Date of Date of asked Hearing disposa of Griev	11	
Relief asked	10	
Basis for Complaint	6	
Details of Grievance	8	
Acknowledgement Details Date and No Grievan	7	
Date of Complaint	9	
Whether Date of registered at Complaint Anganwadi center as a beneficiary? If yes, date and month in which enrollment is done.	w	
Anganadi center Address	4	
Anganwdi center Code,	3	
Name and Anganwdi Anganadi full Address center center of the Code Address with mobile phone number email if any	2	
no no	-	

Form F

(See rule 12)

Register to be maintained by Appeal Authority

Name

Designation

Address

Address Angarwadi center registered at Complaint Date and No of Grievance Complaint asked Hearing disposal of the DONO Appeal preferred if commission preferred if commission which and month in which enrollment is done.	r no	Sr no Name		Anganwadi	Anganwadi Whether Date of		Acknowledgement Details	Details	Basis for	Relief	Date of	Basis for Relief Date of Date of Decision of Whether	Decision of		Decision of	Action	Action Remarks
Code Address Anganwadi		and full	center	center	registered at	Complaint	Date and No	of Grievance	Complaint	asked	Hearing	disposal or	the Doro	•	state 1000	Admen	
Center as a center as a center as a center as a center as a center as a life which center is center and month in which center is center and month in center is center and month in center is center is center and month in center is center is center and center and center is center and center and center is center and		Address of		Address	Anganwadi							Grvievance		preferred if			
The first of the		the			center as a									yes give Date			
If yes, date		complainant			beneficiary?												
and month in which which carrellment is a constant of the second of the		with mobile			If yes, date												
which enrollment is done. 3 4 5 6 7 8 9 10 11 12 13 14 15 16		phone			and month in							in					
a done. 3 4 5 6 7 8 9 10 11 12 13 14 15 16		number			which	0											
5 6 7 8 9 10 11 12 13 14 15 16		email if any			enrollment is												
16					done.												
	-	2	3	4	5	9	7	8	6	10	11	12	. 13	. 14	15	16	17
													- 32				
	-																

RAHUL CHHATRAPATI,
Deputy Secretary to Government

By order and in the name of the Governor of Gujarat,

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th November, 2017.

Constitution of India.

No.(GN-119)VVK-12-2013-745(1)-Th3.- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules to provide for regulating the conditions of service of persons directly recruited to the post of State Tax Inspector, Class III in so far as they relate to their pre-service training and post-training examination, namely:-

1. Short title, extent and commencement,-

- (1) These rules may be called the State Tax Inspector, Class III pre-service training and posttraining examination Rules, 2017.
- (2) They shall apply to the person directly recruited as State Tax Inspector, Class III in the Commissionerate of State Tax.
- (3) They shall come into force on the date of their publication in the Official Gazette.
- 2. Definitions.—In these rules, unless the context otherwise requires,—
 - (a) "Appendix" means on Appendix appended to these rules;
 - (b)"Contractual Post" means post of the State Tax Inspector, Class III in Commissionerate of State Tax on which direct recruit is appointed on contractual basis;
 - (c) "Deputy Commissioner of State Tax" means the Deputy Commissioner of State Tax (Training), Gujarat State;
 - (d) "direct recruit" means a person appointed on contractual basis on the post of State Tax Inspector, ClassIII in the Commissionerate of State Tax:
 - (e) "Institute" means the office of Deputy Commissioner of State Tax (Training), Gujarat State;
 - (f) "post-training examination" means the examination held by the institute.

IV-A-Ex. 189

(g) "specified chance" means the number of chances specified in these rules within which a direct recruit requires to pass the examination.

3. Institutional training,-

The direct recruits shall be required to undergo institutional training in the institute in accordance with the following provisions, namely:-

- (1) The institutional training to be imparted by the institute shall be for a period of 8 weeks.
- (2) The direct recruit shall be under the control of Deputy Commissioner of State Tax during the period of their institutional training.
- (3) The post-training examination shall be held by the Deputy Commissioner of State Tax on the completion of institutional training period. The direct recruits who have completed the institutional training programme shall be required to pass the post-training examination. After completion of the institutional training, the direct recruits shall be required to work in their respective offices until their post-training examination.

4. Scheme of Examination,-

- (1) The post-training examination shall consist of five papers each of 100 (one hundred) marks. The syllabus of each paper shall be as specified in Appendix-I.
- (2) (a) The candidates shall be allowed to answer the entire subject of papers 1 to 4 with the help of books and paper 5 shall be without books.
 - **Explanation:** "With books" means original book of the subjects approved by the Government or the institute from time to time which includes Bare Acts and Rules without any commentaries or case laws and includes manuals issued under the Act.
 - **(b)**The examination shall be of objective type with OMR system except Paper 2 and 5, which shall be descriptive type. Answers of paper 2 and 5 shall be required to be written in Gujarati or as per the instruction given in the question paper.

5. Attempts for passing examination,-

(1) The direct recruits shall be required to pass the post-training examination within three attempts during their contractual period:

Provided that in case of a person belonging to the Scheduled Castes or Scheduled Tribes unable to pass the post-training examination within three attempts, shall be allowed an additional attempt. Such additional attempt shall have to be availed of within a period of one year from the date of declaration of the result of the examination of his third attempt.

(2) If a direct recruit fails to pass the post-training examination in the prescribed attempts as required under these rules, his service shall be terminated:

Provided that if, in a case, the State Government is satisfied that he could not pass the examination within prescribed attempts for reasons beyond his control, the State Government, may after recording reasons in writing allow him not more than one additional attempt to pass such post-training examination on payment of an examination fee determined by the Government from time to time:

Provided further that if a person passes the post-training examination after availing the additional attempts, he shall not be entitled to claim seniority over those persons who have passed the examination earlier than him within the specified attempts and specified time.

(3) In the circumstances mentioned in sub-rule (1) and (2) above, if the examinations are not conducted in time or result thereof cannot be declared before the contractual period of the direct recruits is over, his contractual period shall be deemed to have been extended till the declaration of the result of the post-training examination of his last additional attempt.

- (4) Non appearance in the examination, shall be considered as a failed attempt.
- (5) The Deputy Commissioner of State Tax shall submit the result of post-training examination to the Commissioner of State Tax who shall publish the same by issuing a notification.

6. Passing of the Examination,-

- (1) The standard for passing the post-training examination shall be of fifty percent, of the total marks assigned to each paper.
- (2) An unsuccessful candidate who secures sixty percent or more marks in one or more papers shall be exempted from appearing in that or those papers at the subsequent examinations.

7. Non entitlement of travelling allowances,-

The direct recruits shall not be entitled to any travelling allowances for the journeys performed by him to attend institutional training or to appear in the post-training examination.

8. Requirement as to attendance,-

In order to qualify for appearing at the examination, a directly recruit shall be required to attend minimum of 85% of the total number of lectures in the institutional training, failing to which he shall be disqualified for appearing in the post-training examination and shall be liable to be terminated from his contractual appointment.

9. Non entitlement of leave,-

During the period of institutional training, a direct recruit shall not be allowed any type of leave or absence for more than three days. If the direct recruit remains absent for more than three days and the Deputy Commissioner of State Tax is satisfied that his absence is not due to any unavoidable circumstances beyond his control, he may direct to deduct the pay of the direct recruit for the days of absence.

10. Providing of books,-

The institute shall provide books for institutional training and in post-training examination to the direct recruits without obtaining any security deposit during their institutional training in the institute. The direct recruits shall be required to return the books as soon as the post-training examination is over. In case of loss or damage, price of the books shall be recovered from the direct recruits by the institute.

11. Changes in training schedule,-

The Deputy Commissioner of State Tax may change or alter training schedule and also the date of the post-training examination as per the prevailing circumstances.

12. Execution of Bond,-

Every direct recruit shall be required to execute a security and surety bond in the form as specified in Appendix-II.

13. Working as State Tax Inspector, Class III,-

After passing the post-training examination, the direct recruit shall be required to work as a Commercial Tax Inspector, Class III in the Commissionerate of State Tax.

Appendix-I

(see rule-4(1))

Post-Training Exam Syllabus

(For the post of State Tax Inspector, Class III)

Paper No.	Subject	Marks	Time
1	Taxation and VAT Administration(With Books) (OMR)	100 Marks	2 Hours
	➤ The Gujarat Value Added Tax Act,2003 and rules made thereunder.	> 40 Marks	
	The Central Sales Tax Act, 1956 and rules made thereunder.	> 20 Marks	
	➤ The Gujarat Tax on Entry of Specified Goods into Local Areas Act, 2001	> 5 Marks	
	Professional Tax	> 5 Marks	
	The test in this part shall be designed as to test the knowledge of the candidate regarding instruction issued by the department concerning administrative aspect of the Value Added Tax such as registration, return, assessment, checkpost recovery, refund, offences, prosecution, etc. Question may also include various instruction issued by the department regarding organization of the department, offices and procedural methods and vatis Modules.		
	Departmental Structure	> 10 Marks	
	> Circular	> 10 Marks	(a)
	Forms Format	> 10 Marks	
2	> Assessment and Accounts(With Books) (Descriptive)	100 Marks	3 Hours
	➤ The Gujarat Value Added Tax Act,2003 and rules made thereunder.	> 45 Marks	
	The Central Sales Tax Act, 1956 andrules made thereunder.	> 20 Marks	
	> The Gujarat Tax on Entry of Specified Goods into Local Areas Act, 2001	> 5 Marks	
,	 Double Entry Book keeping including the Preparation of "Trading Account" and "Profit and Loss Account" and "Balance Sheet" Example(25 marks) Theory(05 marks) 	> 30 Marks	
3	Judicial Matter & Commercial Law (With Books)(OMR)	100 Marks	2 Hours
	The Indian Evidence Act, 1972 Chapter 1,2 (Excluding Sec.24 and 30) 3,5,7	> 15 Marks	
	The Code or Criminal Procedure, 1973 (Chapter XII, Information to the police and Their powers to investigate, Chapter XXVI)	> 15 Marks	

Paper No.	Subject	Marks	Time
	➤ The Code of Civil Procedure, 1908 Order	➤ 5 Marks	
	26,27,28,29 and 31		
	The Right to information Act 2005.	➤ 5 Marks	
	> The BombayLand Revenue Code, 1879 Chapter XI,	> 15 Marks	
	The realization of the Land Revenue and other		
	revenue demands.		
	> The Indian Penal Code, 1860 Chapter-II,IV	> 15 Marks	
	> (Sec.76 to 81),X andXVIII(Sec.463 to 477A)	7 17 171	
	The Indian Sales of Goods Act, 1930	> 15 Marks	
	The Indian Contract Act, 1872	> 15 Marks	
	Chapter I (Sec. 3,5 and 8)	15 Iviains	
15	Chapter I (Sec. 3,3 and 8) Chapter II (Sec. 10,11,13,14,15,16,17,18,22		
	to 25 and 27)		
	Chapter IV (Sec. 37 to 40,46 and 47)		
	Chapter X (Sec. 182 to 188,211,213 and 214)		al a
4	Service and Financial Matters(With Books)	100 Marks	2 Hours
	(OMR)		
	➤ The Gujarat Civil Service Rules,2002	➤ 50 Marks	
	(Part-1 to 8)		
	➤ The Gujarat Financial Rules, 1971	➤ 10 Marks	
	Chapter I, II, IV, VI, VIII		
	➤ The Bombay Contingent Expenditure Rules,	> 10 Marks	
	1959 (Except Sec. XII, Sec. XXV rules 106 to 108,	10	
	110 to139, Sec. XXVIII, Sec. XXXII, Sec. XXXIII		-
	Gujarat Budget Manual (Except the following)	> 10 Marks	
	Book No. 1 (Chapter 3,7,18)	2027.1	
	The Gujarat Civil Services(Conduct) Rules,1971	➤ 20 Marks	**
	and The Gujarat Services(Discipline and		
	Appeal),1971		
5	Gujarati and English Language (Without	100 Marks	3 Hours
	Books)(Descriptive)	2026 1	
	> Drafting and Noting in English and Gujarati	> 20 Marks	
	> Public Relation and Communication	> 10 Marks	
	Correspondence with public and other	> 10 Marks	
	Institutions		120
	➤ High Court matters- Preparation of Parawise	➤ 20 Marks	
	remarks, Filing of affidavit & Drafting of 'Speaking		
	Order'		
	> Drafting of Semi official letter.	> 05 Marks	100
	Different types of letters and difference		
	between them.	> 05Marks	
	> Different type of Government Order, its utilization,		s
	importance (GR), Notification, Circular, Office	> 10 Marks	
	Order, Memorandum etc.		
	To date to C. C. C. F. W.	N 1035 1	
	> Translation from Gujarati to English and	> 10 Marks	0.0
	English to Gujarati. > Vidhansabha Question, their types and procedure	> 10 Marks	
1		12 111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	t c

Appendix – II (See rule 12) SECURITY BOND

Know all men by these presents that Ia candidate
selected for appointment to the post of On contractual basis in
accordance with the rules contained in Government Notification,
Department, Nodated the
(hereinafter referred to as "the rules") an held and firmly bound up;
to the Governor of Gujarat exercising the executive power of the Government of the State of
Gujarat (hereinafter referred to as "the Government" which expression shall, unless the context
otherwise requires, include his successors in office and assigns) in the amount equal to pay and
allowances paid to me by the Government during my training plus amount prescribed by the
Government from time to time towards the cost of training imparted to me by the Institute. Being an
expenditure incurred by the Government to my training and which is to be paid to the Government
for which payment, well and truly to be made I bind myself, my heirs, executors, administrators and
legal representatives by these presents whereas I am required under the rules
to execute a bond for refund to the Government of the amount equal to pay and usual allowance
drawn by me during the training in the event of my (a) failure to complete the institutional training,
or (b) failure to appear in the post-training examination, or (c) failure to comply with any of the
provisions of the contractual rules, if any, to the satisfaction of the Government my regular
appointment on satisfactory completion of the contractual period. Now, the condition of the above
written bond is that, if, I duly and faithfully observe and perform the stipulations and condition on
my part to be observed and performed as contained in the said rules (which rules shall be deemed to
form part of these presents), then the above written bond shall be void, otherwise the same shall
remain in full force and effects:

Provided that without prejudice to other right or remedies, it shall be open to the Government to recover the amount payable under this bond as arrears of land revenue.

In witness whereof I have here to set my hand this day of ...20

(Signature of candidate)

Signed and delivered by the above named in the presence of:-

- 1. Signature and full address.
- 2. Signature and full address.

SURETY BOND

We	and			residing
		at		In
TalukaDistrict	I	Declare ourselves	sureties for t	he above
named(herein	nafter referred to as	"the candidate")	and guarantee	e that the
candidate shall do and perform all that	ne has undertaken to	do and perform	and in case of	of his (1)
failure to complete the institutional train	ing or (2) failure to	appear in the pos	t-training exar	mination,
or (3) failure to comply with any of the	provisions of the c	contractual rules	amended fron	n time to

time, if any, to the satisfaction of Government, we hereby bind ourselves jointly and severally to forfeit to the Governor of Gujarat exercising the executive power of the government of State of Gujarat (hereinafter referred to as "the Government") the amount equal to the pay and allowances paid to him by the Government during his training plus amount prescribed by Government from time to time towards the cost of training imparted to him by the institute. Being an expenditure incurred by the Government on his training in which the candidate has bound himself and we agree that the Government may, without prejudice to other rights or remedies available to the Government recover the said amount from us as arrears of land revenue; and we also agree that any variation of the terms and conditions specified in the said rules shall not discharge us from our liabilities to pay the said amount and for the purpose of enforcement of our liability under this agreement, our liability shall be joint and several with that of the candidate.

Dated this......day of20.....Signed and delivered by the above named surety.

Date:

Signature of Surety

Place:

Full address and occupation.

Date: Place:

F

Signature of Surety
Full address and occupation.

In the presence of:

(1) Signature
Full address of and
Occupation of witness:

(2) Signature Full address and

Occupation of witness:

By order and in the name of the Governor of Gujarat,

K.H.PATHAK, Deputy Secretary to Government.

Government Central Press, Gandhinagar.





The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT ORDER

Sachivalaya, Gandhinagar, 21st November, 2017

No. GTH/2017/33/ECA/10/2014/GOI-1/B: - The following notifications issued by the Government of India, Ministry of Consumer Affairs, Food and Public Distribution regarding onion dated 23/10/2017 notification no: S.O.3397(E) and sugar dated 25/10/2017 notification no: S.O.3422(E) is republished for general information of public.

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

(Department of Consumer Affairs)

ORDER

New Delhi, the 23th October, 2017

S.O.3397 (E). – In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order further to amend the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016, namely:-

- (1) Short title and commencement This order may be called the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs (Fifth Amendment) Order, 2017.
- (2) In Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016, in clause 3, in sub-clause (2), in item (iv), for the figures, letters and word "31st October, 2017" the figures, letters and words "31st December, 2017" shall be substituted.

[F.No.S-10/3/2017-ECr&E]

P. V. RAMA SASTRY, Jt .Secy.

Note: The principal order was published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R.929 (E), dated the 29th September, 2016 and was subsequently amended vide number S.O.3341(E), dated the 27thOctober,2016. S.O.1288(E),dated the 25th April,2017,S.O.1600(E), dated the 17 May,2017,S.O. 2785(E), dated the 25th August,2017 and S.O. No. 3136(E),dated the 27th September,2017.

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION

(Department of Consumer Affairs) ORDER

New Delhi, the 25th October, 2017

S.O. 3422(E). -In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following order further to amend the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016, namely:-

- (1) Short title and commencement
 - (1) This order may be called the Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs (Sixth Amendment) Order, 2017.
 - (2) It shall come into force on the 29th day of the October, 2017.
- (2) In Removal of Licensing Requirements, Stock Limits and Movement Restrictions on Specified Foodstuffs Order, 2016, in clause 3, in sub-clause (2), in item (ii), the following item shall be substituted, namely:-
 - "(ii) sugar, for a period up to 28th April, 2018;"

[F.No.S-10/4/2017-ECR&E]

P. V. RAMA SASTRY, Jt .Secy.

Note: The principal order was published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R.929 (E), dated the 29th September, 2016 and was subsequently amended vide number S.O.3341(E), dated the 27thOctober,2016. S.O.1288(E),dated the 25th April,2017 and S.O.1600(E), dated the 17th May,2017, S.O.2785(E), dated the 25th August,2017 and S.O. No. 3136(E),dated the 27th September,2017 and S.O. No. 3397(E), dated the 23rd October,2017.

By order and in the name of the Governor of Gujarat,

M. Z. SHROFF, Under Secretary

Government Central Press, Gandhinagar.

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PART IV-A

Rule and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HEALTH AND FAMILY WELFARE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th November, 2017

Constitution of India.

No. GP/56/MKM/102016/6/S.- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to post of Senior Occupational Therapist, Class II, in the General State Service, under the Commissionerate of Health, Medical Services and Medical Education and Research, Gujarat State namely

- These rules may be called the Senior Occupational Therapist, Class II, in General State 1. Service under the Commissionerate of Health, Medical Services and Medical Education and Research, Recruitment Rules, 2017.
- Appointment to the post of Senior Occupational Therapist, Class II, in the General State 2. Service under the Commissionerate of Health, Medical Services and Medical Education and Research shall be made either .
 - by promotion of a person of proved merit and efficiency from amongst the persons who,
 - have worked for not less than seven years in the cadre of Occupational Therapist class-III, in the Subordinate Service of the Commissionerate of Health, Medical Services and Medical Education and Research, Gujarat State; and
 - have passed the qualifying examination for computer knowledge in accordance

with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006:

Provided that where the appointing authority is satisfied that a person having the experience specified in sub- clause (i) above is not available for promotion and it is necessary in the public interest to fill up the post by promotion even of a person having experience for lesser period; it may, for reasons to be recorded in writing, promote such person who possesses experience of a period of not less than two-thirds of the perion specified in sub cluse (i) above; or

- (b) by direct selection.
- 3. To be eligible for appointment by direct selection to the post mentioned in rule 2, the candidate shall -
 - (a) not be more than 38 years of age;

Provided that the upper age limit may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967;

Provided further that nothing contained in cluse (b) of sub-rule (9) of rule 8 of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 shall be applicable in so far as relaxation of upper age limit as prescribed above is concerned,

- (b) possess, -
 - (i) a dergree in Occupational Therapy obtatined from any of the Universities established or incorporated by or under the Central or State Act in india; or any other educational institution recognised as such or declared to be deemed as a University under section 3 of the University Grant Commission Act, 1956; and
 - (ii) have about three years experience in the post not below the rank of Occupational Therapist, class III, in subordinate service of the Commissionerate of Health, Medical Services and Medical Education and Research; or
 - (iii) have about three years experience in Government, Local bodies, Government Undertaking, Board, Corporation, Limited Company established under the Companies Act, 2013, Government Medical College, Grant in aid Medical College, Government Hospital, Public Sector Hospital, Hospital run by registered trust, Government Physiotherapy College, Grant in aid Physiotherapy College or Government Paraplegia Hospital;
- (c) possess the basic knowledge of computer application as prescribed in Gujarat Civil Services Classification and Recruitment (General) Rules 1967.
- (d) possess adequate knowledge of Gujarati or Hindi or both.

- 4. A candidate appointed by direct selection shall be on probation for a period of two years.
- 5. A candidate appointed by direct selection shall during his probation period shall be required to undergo pre-service training and pass the post training examination in accordance with the provisions of the Gazetted Officer's Pre-Service Training and Examination Rules, 1970.
- 6. A candidate appointed by direct selection during his probation period shall be required to pass the qualifying examination for computer knowledge in accordance with the provisions of the Gujarat Civil Services Computer Competency Training and Examination Rules, 2006.
- 7. The candidate appointed by direct selection shall be required to pass an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
- 8. The candidate appointed either by promotion or direct selection shall be required to undrego such training and pass such examination as may be prescribed by the Government.
- 9. A candidate appointed by direct selection shall be required to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by Government.

By order and in the name of the Governor of Gujarat.

K. R. MAKWANA,Under Secretary to Government.





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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th November, 2017

Building and Construction Workers' (Regulation of Employment and Conditions of Service) Act, 1996

No.: GHR/2017/182/CWA/132004/3743/M(3):- In pursuance of the powers conferred under Rule 37 of the Building and other Construction Workers (Regulation of Employment and Conditions of Service) Rules 2003, the Government of Gujarat hereby appoints Principal Secretary, Labour and Employment Department, Gujarat State as a Chairman of Gujarat Building and Other Construction Workers' Welfare Board to hold office of the Gujarat Building and Other Construction Workers Welfare Board, for the purpose of the Building and Other Construction Workers (Regulation of Employment and Conditions of Service) Act, 1996, until the Board is duly constituted.

By order and in the name of the Governor of Gujarat,

R. H. VASAVA,

Deputy Secretary to Government.

W-A- Ex. 192

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PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

EDUCATION DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 6th December, 2017.

NATIONAL FOOD SECURITY ACT, 2013.

No. 93/MDM/102017/261 /R :- WHEREAS, certain draft rules were published as required by subsection (1) of section 40 of the National Food Security Act, 2013 (20 of 2013) at pages 127-1 to 127-8 in the Gujarat Government Gazette Extraordinary, Part IV-A dated the 18th August, 2017, under the Government Notification, Education Department No. 80/MDM/102017/261 R, dated the 18th August, 2017 inviting objection or suggestion from all persons likely to be affected thereby within a period of thirty days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS, no objection or suggestion has been received by the Government in respect to the said draft rules.

NOW THEREFORE, in exercise of the powers conferred by section 40 read with clause (b) of sub-section (1) of section 5, sub-section (2) of section 5 and section 15 of the National Food Security Act, 2013 (20 of 2013) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules, namely:-

1. Short title and commencement:

- (1) These rules may be called the Gujarat Procedure for Redressal of Grievances (Food Security) for Mid-Day Meal Rules, 2017.
- (2) They shall come into force on the date of their publication in the *Official Gazette*.
- 2. Definitions (1) In these rules, unless the context otherwise requires,-
 - (a) "Act" means the National Food Security Act, 2013 (20 of 2013);
 - (b) "Commission" means the State Food Commission constituted under section 16 of the Act;
 - (c) "District Grievance Redressal Officer" means officer appointed or designated under section 15 of the Act;

- (d) "Food Grains" means rice, wheat or coarse grains any combination thereof conforming to such quality norms as may be determined by order by the central Government from time to time;
- (e) "Food security" means the supply of the entitled quantity of food grains and meal specified under Chapter II of the Act;
- (f) "Food security allowance" means the amount of money to be paid by the concerned State Government to the entitled persons under section 8 of the Act.
- (g) "Form" means form appended to these rules;
- (h) "Government' means the Government of Gujarat;
- (i) "Meal" means hot cooked or pre cooked and heated before its service meal or take home ration as may be prescribed by the Central Government;
- (j) "Nodal Officer" means an officer designated or appointed as such by the State Government under section 14 of the Act;
- (k) "Section" means section of the Act;
- (2) Words and expressions used in these rules but not defined, shall have the same meaning as respectively assigned to them in the Act;

3. Qualifications of District Grievance Redressal Officer and Nodal Officer,

(1) Officer not below the rank of Additional Collector shall be District Grievance Redressal Officer designated by the State Government:

Provided that in case of Dang District, officer not below the rank of Mamlatdar shall be District Grievance Redressal officer designated by the State Government:

Provided Further that no officer directly engaged in the delivery of entitlements under the Act shall be designated as District Grievance Redressal Officer.

(2) The State Government shall designate officer not below the rank of Deputy Mamlatdar as a Nodal Officer in all districts, whereas in case of Ahmedabad City, Zonal Officer of the office of the Food Controller shall be designated as a Nodal officer.

4. Publication of names of District Grievance Redressal Officers and Nodal Officers.

- (1) The District Collector of each district shall ensure to publish, for the convenience of the eligible of Mid-Day Meal beneficiaries, names and addresses of its District Grievance Redressal Officers and Nodal Officers at District level, Block level and School level.
- (2) The names, addresses, contact numbers, e-mail Id, fax numbers of District Grievance Redressal Officers and Nodal Officers shall also be displayed on the website of the Commissioner of Mid-day Meal, Education Department, Director of Primary Education, Director of Schools and all the District Collectors.

5. Relaxation of Fee -

No fee shall be levied for complaint to District Grievance Redressal Officers and Appellate Authority.

6. Manner of receiving complaint:

- (1) In case any person finds non-distribution of free meal or distribution of the free sub standard meal in violation of the provision of the Act or the rules of the guidelines issued in this behalf in schools to the children up to class VIII within the age group of six to fourteen years as specified under the National Food Security Act, 2013, shall file a written complaint in Form A through hand delivery, fax, e-mail, online complaint, post or registered post with the concerned District Grievance Redressal Officer appointed or designated by the Government under sub-section (1) of section 15 of the Act.
- (2) no anonymous complaint shall be entertained
- (3) the District Grievance Redressal Officer shall upon receipt of the written complaint, give due acknowledgement to the complainant in Form B within three working days from the date of receiving of complaint.

7. Manner of giving notice -

- (1) The District Grievance Redressal Officer shall issue the notice to the Deputy Collector, MDM (District level) for non-distribution of free meal in schools to the children up to class VIII or within the age group of six to fourteen years as specified under the Act within seven working days from the date of receiving complaint.
- (2) Intimation of hearing of the complaint by the District Grievance Redressal Officer shall be communicated by the District Grievance Redressal Officer in one of the following manners, namely:-
 - (a) by hand delivery;
 - (b) by post and;
 - (c) by telephone/ e-mail/ fax/ SMS (whatever means of communication is opted by the complainant)
- (3) The date for hearing shall be communicated to the complainant and Deputy Collector, MDM (District level) at least seven working days in advance.
- (4) The complainant and Deputy Collector, MDM (District level) shall remain present during the hearing.
- (5) If any party remains absent on the date of hearing even after the intimation of hearing duly sent to him, the complaint may be decided *cx-parte*.

8. Powers of District Grievance Redressal Officer and Procedure for redressal of complaints -

- (1) The District Grievance Redressal Officer shall adopt the following procedure for redressal of grievance on the complaints made under sub section 5 of section 15 of the Act, namely -
 - The District Grievance Redressal Officer shall;
 - (a) inquire into the complaint made, examine the documents or their copies;
 - (b) inquire and ascertain genuineness of the complaint and documents.
 - (c) hear the complaint under sub-section 5 of section 15 of the Act or the complaint referred to him by the Nodal Officer of the concerned Districts.
 - (d) take appropriate corrective and/or punitive actions for non-distribution of free meal in schools up to class VIII or to students within the age group of six to fourteen years under the Act;
- (2) The District Grievance Redressal Officer shall also hear complaints relating to drought affected areas of the concerned district where meal is provided.
- (3) The District Grievance Redressal Officer, while rendering the decision, shall declare speaking order within a period of thirty working days from receipt of the complaint.
- (4) The District Grievance Redressal Officer shall arrange to deliver the copies of the decision to the parties concerned within seven working days from the date of the order.
- (5) A monthly report of complaints received and disposed off during the month shall be sent by all The District Grievance Redressal Officer to the state food commission or before the 10th of succeeding month

9. Procedure for hearing Appeal before State Food Commission:-

(1) Any person aggrieved by a decision of the District Grievance Redressal Officer, may file a Memorandum of Appeal under sub-section (6) of section 15 of the Act with the State Food Commission within thirty working days of such decision in Form C. Every memorandum of appeal

shall be in legible handwriting or type written.

- (2) Every complaint made under sub-section (6) of section 15 of the Act shall be deemed to have been filed as an appeal.
- (3) The State Commission shall acknowledge the receipt of such appeal in Form D within three working days.
- (4) When the Memorandum of Appeal is presented after thirty working days, such Memorandum of Appeal shall be accompanied by a delay Condon application.
- (5) Any Memorandum of Appeal so filed with the Commission shall be heard and disposed of within a period of forty-five working days of filling of such appeal.
- (6) The Memorandum of Appeal shall be filed in triplicate and accompanied by the following documents duly self attested, namely:-
 - (a) a copy of the orders of the District Grievance Redressal Officer against which appeal is preferred;
 - (b) copies of documents referred and relied upon by the appellant along with a list thereof;
 - (c) Such other documents as may be required to support ground of objections mentioned in the Memorandum of Appeal.
- (7) While hearing the appeal, the Commission shall consider the grounds of appeal and shall decide the same accordingly.
- (8) Orders of the Commission on appeal shall be signed and dated by the Members thereof hearing the appeal and shall be communicated to the parties free of cost.
- (9) The decision of the Commission shall be final.

10. All appeals shall be disposed of in the following manner, namely :-

- (1) The Commission shall issue the notice for hearing to the District Grievance Redressal Officer responsible for delay in decision or dissatisfied with decision within seven working days in advance from the date of receiving complaint;
- (2) Intimation of hearing of the complaint by the Commission shall be communicated by the Commission in one of the following manners, namely:-
 - (a) By hand delivery; or
 - (b) By post; and
 - (c) By telephone/fax/e-mail/SMS (whatever means of communication opted by the complainant.)
- (3) The date for hearing shall be communicated to the District Grievance Redressal Officer or the complainant as the case may be, at least seven working days in advance.
- (4) The District Grievance Redressal Officer or the complainant as the case may be, shall make himself/herself present during the hearing;
- (5) If any party remains absent on the date of hearing even after the intimation of hearing being duty served to him, the appeal may be decided *cx-parte*.

11. Maintenance of record of all cases under the Act -

The District Grievance Redressal officer, Nodal officer and the Appellate Authority shall maintain records of all the cases regarding non providing meal in school in Form E and Form F, respectively with regard to the action taken.

Form A
(see rule 6(1))

Form for iming Complaint to the District Grievance Redressal Officer
To,
The District Grievance Redressal Officer
District
I want to complain regarding free meal in schools to the children up to class VIII or within the age group of six to fourteen years as per the provisions of the National Food Security Act, 2013 as shown below:-
1. Full Name of Complainant:
2. Full Address:
 (a) House Number: (b) Village/Locality: (c) Taluka/Town: (d) District: (e) Pin code: (f) Mobile or phone number(if any): (g) E-mail address (if any): 3. Name and Address of School for which you are complaining:
The same same same same same same same sam
4. Description of complain:-
(i)
(ii)
(iii)
5. Documents enclosed in support of the complaint:-
(i)
(ii)
(iii)
I hereby declare that I am a citizen of India and above details are true to the best of my
knowledge and belief.
Place:
Date:
Signature or Thumb impression of Complainant.
Signature of Thumb impression of Complaniant.

Form B

(see rule 6(3))

Acknowledgement.		
The above complaint is received from	on Dt/	/20 by
the District Grievance Redressal Officer, District		
하실하다 하는 내 시간에 되었다. 그 얼마를 하는 것이 되었다.		

Place:
Date: Seal and Signature of the

District Grievance Redressal Officer.

Form C

(see rule 9(1))

(Form for Appeal before the State Food Commission)

To,	
The Chairperson,	
State Food Commission	
(Address)	
I want to file an appeal against decision/order Dt	of the
District Grievance Redressal Officer, District	
1. Full Name of Complainant:	
2. Full Address:	
(a) House Number:	
(b) Village/Locality:	
(c) Taluka/Town:	
(d) District:	
(f) Mobile:	
(g) e-mail address (if any):	
3. Name and Address of School for which you are complaining:	
The self attested copy of decision/order of District Grievance Redressal Office	er decision
	decision
Dt/20 is enclosed herewith.	
I find the said decision/order to be unjust and unreasonable owing to following re-	asons:
(1)	
(2)	
(3)	
(4)	
(5)	
	0.
The authority may be pleased to strike down the decision/order of District Redressal Officer and pass any such further order and direction as it may consider just.	Grievance
I hereby declare that I am a citizen of India and above details are true to the	best of my
knowledge and belief.	
Place:	
Date:	
Signature / Thumb impression of the Appellant.	

Form D

(see rule 9(3))

A T		T	78				1
Acl	zno	WXX7	PU	MA	m	en	1
TICI	VIII	AAT	leu	20	AAA		

	The above Appeal is received on Dt/ by the State Food Commission	1
agains	at decision/order of the District Grievance Redressal Officer, District	
	아마리아이 아마리아마리 아래는 나는 사람들은 사람들이 얼마나 아래 아니는 사람들이 나무를 가고 하는다.	

Place:

Date:

Seal and Signature of the Appellate Authority.

Form E

(see rule 11)

Format of Register to be maintained by the District Grievance Redressal

Officer/Nodal Officer

Name:

Designation:

District:

Address:

Sr.	Name and	Date of	Acknowled-	Details of	Basis for	Relief asked
No.	address of the	Complaint	gement date	Grievance	complaint	for
	complainant		and No.		10	
	with mobile		a a	P (2		
	number	*		8 8		
1	2	3	4	5	6.	7
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Date of	Date of	Decision of	Whether	Decision of	Action	Remarks
Hearing	disposal of	the DGRO	Appeal	State Food	taken	e e e e e e e e e e e e e e e e e e e
100	Grievance	, xi	preferred, if	Commission		
20	er e	**************************************	yes give date			15 10 10 10 10 10 10 10 10 10 10 10 10 10
8	9	10	11	12	13	14
	5	8	40 E N		2 1	

Form F

(see rule 11)

Format of Register to be maintained by Appellate Authority

Name:

Designation:

District:

Address:

Sr.	Name and address	Date of	Date of	Details of	Acknowledgement	Name and
No.	of the	Complaint	Appeal	Appeal	date and No.	Designation of
	complainant with mobile number					the DGRO and District
1	2	3	4	5	6	7
76		g - 100 - 1		190		, .

DGRO	Reasons for	Basis for	Date of	Date of	Decision of	Action	Remarks
order	rejecting the	appeal	Hearing	disposal	appeal	taken	
Date	complaint, By DGRO, if any			of appeal			a - 6 a
8	9	10	11	12	13	14	15
				800 U		1.	#

By order and in the name of the Governor of Gujarat,

V. T. MANDORA

Deputy Secretary to the Government





सत्यमेव जयत

The Gujarat Government Gazette

EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th December, 2017

No.:GG/70/2017/JLK/172017/GOI-15/Part-I/J:- Ministry of Home Affairs, Govt of India, New Delhi vide Letter No-16011-02-2616-PR-Dated 4th May 2017, has advised the State Govt. that the Resolutions adopted by 5th National Conference of Heads of Prisons of States/UTs on Prison Reforms held at New Delhi on 29-30 September-2016, may be considered for implementation of the suggestions which are aimed at having an effective prison Administration System.

- 2. One of the suggestions is that, the nomenclature of Prisons Department may be changed to "Prisons and Correctional Administration". Government of Gujarat accepts this suggestion and declares that the nomenclature of Prison Department in State of Gujarat is changed as "Prisons and Correctional Administration".
- 3. Henceforth, the Prison Department of State of Gujarat will function as its new nomenclature of "Prisons and Correctional Administration" with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

MAHENDRA R. SONI,
Deputy Secretary to Government.

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The Gujarat Government Gazette

EXTRAORDINARY PUBLISHED BY AUTHORITY

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd December, 2017.

Child and Adolescent Labour (Prohibition and Regulation) Act, 1986.

No.:KHR/2017/188/ECA/122017/785681(1)/M(3):- The following draft of rules which is proposed to be issued under section 13 of the Child and Adolescent Labour (Prohibition and Regulation) Act, 1986 (61 of 1986) is hereby published as required by sub-section (1) of the said section 13 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be take into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Deputy Secretary to the Government of Gujarat, Labour and Employment Department, Block-5, 6th Floor, New Sachivalaya, Gandhinagar from any person with respect to the said draft on or before on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

Child and Adolescent Labour (Prohibition and Regulation) Act, 1986.

No.:KHR/2017/188/ECA/122017/785681(1)/M(3):- In exercise of the powers conferred by section 18 of the Child and Adolescent Labour (Prohibition and Regulation) Act, 1986 (61 of 1986), the Government hereby makes the following rules further to amend the Child Labour (Health and Safety) (Gujarat) Rules, 1994, namely:

- 1. (1) These rules may be called the Child Labour (Health and Safety) (Gujarat) (Amendment) Rules, 2017.
 - (2) They shall come in to force on and from the date of their final publication in the *Official Gazette*.

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- 1. In the Child Labour (Health and Safety) (Gujarat) Rules, 1994 (hereinafter referred to as the said rules), in rule 1, for the words "Child Labour", the words "Child and Adolescent Labour" shall be substituted.
- 2. in the said rule, in rule 3, for the words 'Children' and 'Child' wherever they occurs the words Adolescents' and 'Adolescent' shall be substituted respectively.
- 3. In the said rules, in Form II
 - i. In serial number 4, for the word "children", the word "Adolescents" shall be substituted.
 - ii. In serial number, 5, 6 and 7 for the word "child", the word "Adolescent" shall be substituted.

By order and in the name of the Governor of Gujarat,

R. H. VASAVA, Deputy Secretary to Government.





The Gujarat Government Gazette

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SATURDAY, DECEMBER 30, 2017/PAUSA 9, 1939

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PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd December, 2017

CHILD AND ADOLESCENT LABOUR (PROHIBITION AND REGULATION) ACT, 1986

No.:KHR/2017/189/ECA/122017/785681 /M(3):- The following draft of rules which is proposed to be issued under section 18 of the Child and Adolescent Labour (Prohibition and Regulation) Act, 1986 (61 of 1986) is hereby published as required by sub-section (1) of the said section 18 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be take into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Deputy Secretary to the Government of Gujarat, Labour and Employment Department, Block-5, 6th Floor, New Sachivalaya, Gandhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

CHILD AND ADOLESCENT LABOUR (PROHIBITION AND REGULATION) ACT, 1986

No.:KHR/2017/189/ECA/122017/785681/M(3):- In exercise of the powers conferred by section 18 of the Child and Adolescent Labour (Prohibition and Regulation) Act, 1986 (61 of 1986), the Government of Gujarat hereby makes the following rules further to amend the Child Labour (Prohibition and Regulation) (Gujarat) Rules, 1994, namely:

- 1. (1) These rules may be called the Child Labour (Prohibition and Regulation) (Gujarat) (Amendment) Rules, 2017.
 - (2) They shall come into force on the date of their final publication in the *Official Gazette*.
- 2. In the Child Labour (Prohibition and Regulation) (Gujarat) Rules, 1994 (hereinafter referred to as the "said rules"), in rule 1, for the words "Child Labour", the words "Child and Adolescent Labour "shall be substituted.

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- 3. In the said rules, in rule 2,
 - (i) for clause (a), the following clause shall be substituted, namely: "(a) Act" means the Child and Adolescent Labour (Prohibition and Regulation) Act,
 1986 [(61 of 1986)"];";
 - (ii) after clause (b), the following clauses shall be inserted, namely: -
 - "(ba) "Fund" means the Child and Adolescent Labour Rehabilitation Fund constituted under sub-section (1) of section 14B of the Act;
 - (bb) "Inspector" means the Inspectors appointed by the State Government under section 17;
 - (bc) "Municipality" means an institution of Self-Government constituted under article 243 Q of the Constitution;
 - (bd) "Panchayat" means a Panchayat constituted under article 243B of the Constitution;".
 - (be) "Register" means the register required to be maintained under section 11 of the Act;
 - (iii) after clause (c), the following clause shall be inserted, namely: -
 - "(d) Words and expressions used in these rules, but not defined therein and defined in the Act, shall have the meaning respectively assigned to them in the Act".
- 4. In the said rules, after rule 2 the following rules shall be inserted, namely: -
- "2A. Awareness on prohibition of employment of child and adolescent in contravention to the Act. The State Government, to ensure that the children and adolescents are not employed or permitted to work in any occupation or process in contravention to the provisions of the Act, through appropriate measures, shall -
 - (a) arrange public awareness campaigns in using folk and traditional media and mass media including television, radio, internet [based application] and the print media to make the general public, including the employers and the children and adolescents who may be employed in contravention of the Acts to aware about the provisions of the Act. and thereby discourage employers or other persons from engaging children and adolescents in any occupation or process in contravention of the provisions of the Act:
 - (b) promote reporting of enterprises or instances of employment of children or adolescents in contravention to the provisions of the Act, by developing and advertising easily accessible means of communication to authorities specified by the State Government;
 - (c) display to the possible extent the provisions of the Act. these rules and any other information relating thereto in toll plazas, major bus stations and other public places including shopping centers, markets, cinema halls, hotels, hospitals, Panchayat offices. Municipalities, police stations, resident welfare association offices, industrial areas, schools, educational institutions, court complexes, and offices of all authorities authorised under the Act:
 - (d) promote through appropriate method the inclusion of the provisions of the Act in learning material and syllabus in school education; and
 - (e) promote inclusion of training and sensitisation material on the provisions of the Act and the responsibilities of various stakeholders thereto, in State Labour Service, police, judicial and civil service academies, teachers training and refresher courses and arrange sensitization programmes for other relevant stakeholders including, Panchayat members, doctors and concerned officials of the State Government.

- **2B.** Child to help his family without affecting education. (1) Subject to the provisions of section 3, a child may, without affecting his school education, in any manner, may help his family in his family enterprise, subject to the condition that such help, -
 - (i) shall not be in any hazardous occupation or process listed in Part A and Part B of the Schedule to the Act;
 - (ii) shall only be allowed to help in his family, or in a family enterprise, where his family is the occupier;
 - (iii) shall not perform any tasks during school hours and between 7 p.m. and 8 a.m.;
 - (iv) shall not be engaged in such tasks of helping which hinders or interferes with the right to education of the child, or his attendance in the school, or which may adversely affect his education including activities which are inseparably associated to complete education such as homework or any extra-curricular activity assigned to him by the school;
 - (v) shall not be engaged in any task continuously without rest which may make him tired and shall be allowed to take rest to refresh his health and mind, and a child shall not help for more than three hours excluding the period of rest in a day;
 - (vi) shall not include in any way substitution of the child for an adult or adolescent while helping his family or family enterprise; and
 - (vii) shall not be in contravention to any other law for the time being in force;
- (2) Where a child receiving education in a school remains absent consecutively for thirty days without intimation to the Principal or Head Master of the school, then, the Principal or Head Master shall report such absence to the concerned nodal officer referred to in clause (i) of sub-rule (1) of rule 5C for information.
- **2C.** Child to work as an artist. (1) Subject to the provisions of section 3, a child may be allowed to work as an artist subject to the following conditions, namely: -
 - (a) no child shall be allowed to work for more than five hours in a day, and for not more than three hours without rest;
 - (b) any producer of any audio -visual media production or any commercial event involving the participation of a child, shall involve a child in participation only after obtaining the permission from the District Magistrate of the district where the activity is to be performed and shall furnish to the District Magistrate before starting the activity an undertaking in Form IV and the list of child participants, consent of parents, name of the individual from the production or event who shall be responsible for the safety and security of the child, and ensure that all screening of his films and television programmes shall be made with a disclaimer specifying that if any child has been engaged in the shooting, then, all the measures were taken to ensure that there has been no abuse, neglect or exploitation of such child during the entire process of the shooting;
 - (c) the undertaking referred to in clause (b) shall be valid for six months and shall clearly state the provisions for education, safety, security and reporting of child abuse in consonance with the guidelines and protection policies issued by the Government from time to time for such purpose including -
 - (i) ensuring facilities for physical and mental health of the child;
 - (ii) timely nutritional diet of the child;
 - (iii) safe, clean shelter with sufficient provisions for daily necessities: and

- (iv) compliance to all laws applicable for the time being in force for the protection of children, including their right to education, care and protection, and against sexual offences;
- (d) appropriate facilities for education of the child to be arranged so as to ensure that there is no discontinuity from his lessons in school and no child shall be allowed to work consecutively for more than twenty-six days;
- (e) one responsible person be appointed for maximum of five children for the production or event, so as to ensure the protection, care and best interest of the child;
- (f) at least twenty per cent, of the income earned by the child from the production or event to be directly deposited in a fixed deposit account in a nationalised bank in the name of the child which may be credited to the child on attaining majority; and
- (g) no child shall be made to participate in any audio visual and sports activity including informal entertainment activity against his will and consent.
- (2) For the purposes of clause (c) to the explanation to sub-section (2) of section 3, the expression "such other activity" contained therein, shall mean -
 - (i) any activity where the child himself is participating in a sports competition or event or training for such sports competition or event;
 - (ii) cinema and documentary shows on television, Radio including reality shows, quiz shows, talent shows; [radio and any programme in or any other media;]
 - (iii) drama serials;
 - (iv) participation as anchor of a show or events; and
 - (v) any other artistic performances which the State Government permits in individual cases, which shall not include street performance for monetary gain."
- 5. In the said rules, in rule 3, in sub-rules (1) and (2), for the words "child" and "children", wherever they occur the words "adolescent" and "adolescents" shall be substituted respectively.
- 6. In the said rules, in rule 4, in sub-rule (1), for the word "children", the word "adolescents" shall be substituted.
- 7. In the said rules, after rule 4, the following rule shall be inserted, namely:
- "4A. Payment of amount to Child or Adolescent from and out of Child and Adolescent Labour Rehabilitation Fund. (1) The amount credited, deposited or invested, as the case may be, under sub-section (3) of section 14B to the Child and Adolescent Labour Rehabilitation Fund and the interest accrued on it, shall be paid to the child or adolescent in whose favour such amount is credited in the following manner, namely -
 - (i) the Inspector having jurisdiction shall ensure that an account of such child or adolescent is opened in a nationalised bank and inform the bank in which the amount of the Fund is deposited or, as the case may be, to the officer responsible to invest the amount of the Fund under sub-section (3) of section 14B;
 - (ii) the interest accrued on the proportionate amount of the Fund in favour of the child or adolescent shall be transferred every six months to the account of the child or

- adolescent, as the case may be, by the bank or officer responsible to invest the amount under information to the Inspector;
- (iii) when the concerned child or adolescent completes the age of eighteen years, then, as soon as may be possible forthwith or within a period of three months, the total amount credited, deposited or invested in favour of the child along with interest accrued thereon remaining in the bank or remaining so invested under sub-section (3) of section 14B, shall be transferred to the said bank account of child or adolescent, as the case may be; and
- (iv) the Inspector shall prepare a report of the amount transferred under clause (ii) and clause (iii) with particulars of the concerned child or adolescent sufficient to identify him and send a copy of the report annually to the State Government for information.
- (2) Any amount recovered by way of fine in pursuance of an order or judgement of a Court or by way of composition of offences in pursuance of a certificate issued by a District Magistrate for the contravention of the provisions of the Act, shall also be deposited in the Fund and shall be spent in accordance with such order or judgement."
- 8. In the said rules, for rule 5, the following rule shall be substituted, namely: -
- "5. Certificate of age. (1) Where an Inspector has an apprehension that any adolescent has been employed in any of the occupation or processes in which he is prohibited to be employed under section 3A of the Act, he may require the employer of such adolescent to produce a certificate of age from the appropriate medical authority.
- (2) The appropriate medical authority shall, while examining an adolescent for issuing the certificate of age under sub-rule (1), take into account -
 - (i) the Aadhar card of the adolescent, and in the absence thereof;
 - (ii) the date of birth certificate from school or the matriculation or equivalent certificate from the concerned examination Board of the adolescent, if available, and in the absence thereof:
 - (iii) the birth certificate of the adolescent given by a Municipality or a Panchayat;
 - and only in the absence of any of the methods specified in clauses (i) to (iii), the age shall be determined by such medical authority through an ossification test or any other latest medical age determination test.
- (3) The ossification test or any other latest medical age determination test shall be conducted on the order of the concerned Inspector and such determination shall be completed within fifteen days from the date of such order.
- (4) The certificate of age referred to in sub-rule (1) shall be issued in Form III.
- (5) The charges payable to the medical authority for the issue of the certificate of age shall be same as specified by the State Government, for its Medical Boards.
- (6) The charges payable to the medical authority shall be borne by the employer of the adolescent whose age is determined under this rule.
 - Explanation. For the purposes of this rule, "medical authority" means a Government medical doctor not below the rank of an Assistant Surgeon of a District or a regular doctor of equivalent rank employee in Employees' State Insurance dispensaries or hospitals"
- 9. In the said rules, after rule 5, the following rules shall be inserted, namely: -
- "5A **Persons who may file complaint. -** Any person who may file a complaint under the Act for commission of any offence include school teachers and representatives from school management committee, child protection committee, Panchayat or Municipality, who shall be sensitised to file

complaint, in the event that any of students in their respective schools is employed in contravention to the provisions of the Act.

5B. Manner of compounding offences. - (1) An accused person, -

- (i) who commits an offence for the first time under sub-section (3) of section 14; or
- (ii) who being parent or a guardian, commits an offence under the said section, may file an application to the District Magistrate having jurisdiction for compounding the offence under sub-section (1) of section 14D
- (2) The District Magistrate shall after hearing the accused person and the Inspector concerned, on an application filed under sub-rule (1), dispose of such application, and if the application is allowed, issue the certificate of compounding, subject to -
 - (i) the payment of a sum of fifty percent of the maximum fine provided for such offence within a period to be specified in such certificate; or
 - (ii) the payment of an additional sum of twenty-five per cent of the maximum fine provided for such offence together with the compounding amount specified under clause (i); if the accused person fails to pay the compounding amount under the said clause (i) or (ii), as the case may be, within the specified period, such delayed payment shall be made within a further period as may be specified by the District Magistrate, which shall not exceed the period specified in such certificate.
- (3) The compounding amount shall be paid by the accused person to the Fund.
- (4) If the accused person fails to pay the compounding amount under sub-rule (2), then, the proceeding shall be continued as specified under sub-section (2) of section 14D.

5C. Duties of District Magistrate. - (1) The District Magistrate shall -

- (i) specify such officers subordinate to him, as he considers necessary, to be called nodal officers, who shall exercise all or any of the powers and perform all or any of the duties of the District Magistrate conferred and imposed on him by the State Government under section 17A:
- (ii) assign such powers and duties, as he thinks appropriate, to a nodal officer to be exercised and performed by him within his local limits of jurisdiction as subordinate officer;
- (iii) preside over as chairperson of the Task Force to be formed in a District consisting of-
 - (a) Assistant Commissioner of Labour for the purposes of his local limits of jurisdiction.
 - (b) Superintendent of Police for the purposes of his local limits of jurisdiction / representative of concerned Commissioner of Police:
 - (c) Additional District Magistrate;
 - (d) nodal officer referred to under clause (i) for the purposes of his local limits of jurisdiction:
 - (e) two representatives each from a voluntary organisation involved in rescue and rehabilitation of employed children in the district on rotation basis for a period of two years;
 - (f) a representative of the District Legal Services Authority to be nominated by the District Judge;
 - (g) a member of the District Anti-trafficking Unit;
 - (h) Chairperson of the Child Welfare Committee of the District;

- (i) District Child Protection Officer in the District under the Integrated Child Protection Scheme of the Ministry of the Government of India dealing with women and child development;
- (j) District Education Officer;
- (k) Deputy/Assistant Director of Industrial Safety and Health;
- (I) any other person nominated by the District Magistrate;
- (m) Secretary of the Task Force shall be any of the nodal officers referred to in clause (i) and nominated by the Chairperson.
- (2) The Task Force referred to in clause (iii) of sub-rule (1) shall meet at least once in every month and shall make a comprehensive action plan for conducting the rescue operation, taking into account the time available, point of raid in accordance with the law for the time being in force, confidentiality of the plan, protection of victims and witnesses and the interim relief, in accordance with the guidelines for rescue and repatriation issued by the State Government from time to time; and the Task Force shall also cause to upload the minutes of such meeting on the portal created for such purpose by the Central Government.
- (3) In addition to the duties referred to in sub-rule (1), the District Magistrate shall ensure through nodal officers that the children and adolescents who are employed in contravention of the provisions of the Act are rescued and shall be rehabilitated -
 - (a) in accordance with the provisions of -
 - (i) the Juvenile Justice (Care and Protection of Children) Act, 2015 (2 of 2016) and the rules made there under;
 - (ii) the Bonded Labour System (Abolition) Act, 1976 (19 of 1976);
 - (iii) the Central Sector Scheme for Rehabilitation of Bonded Labourers, 2016;
 - (iv) any National Child Labour Project;
 - (v) any other law or scheme for the time being in force under which such children or adolescents may be rehabilitated; and subject to -
 - (I) the directions, if any, of a court of competent jurisdiction:
 - (II) the guidelines for rescue and repatriation issued by the Central Government or by the State Government from time to time in this regard.
- **5D. Duties of Inspectors.** An Inspector appointed by the State Government under section 17, for the purposes of securing compliance with the provisions of the Act, shall -
 - (i) comply with the norms of inspection issued by the State Government from time to time;
 - (ii) comply with the instructions issued by the State Government from time to time for the purposes of securing the compliance with the provisions of the Act; and
 - (iii) report the State Government monthly regarding the inspection made by him for the purposes of securing the compliance with the provisions of the Act and the action taken by him for such purposes.
- **5E.** Periodical inspection and monitoring. The State Government shall create a system of monitoring and inspection for carrying into effect the provisions of section 17B, which may include-
 - (i) the number of periodical inspection to be conducted by the Inspector of the places at which the employment of children/adolescent is prohibited and hazardous occupations or processes are carried out;

- the intervals at which an Inspector shall report to the State Government (ii) complaints received to him relating to the subject matter of inspection under clause (i) and the details of action taken by him thereafter;
- maintenance of record electronically or otherwise of-(iii)
 - children and adolescent found to be working in contravention of the provisions of the Act including children who are found to be engaged in family or family enterprises in contravention of the Act;
 - (b) number and details of the offences compounded:
 - details of compounding amount imposed and recovered; and (c)
 - (d) details of rehabilitation services provided to children and adolescents under
- in the said rule, in Form-I, for the words "child" and "children" wherever it occurs, the 10. words "adolescent" and "adolescents" shall be substituted respectively.
- in the said rule, in Form -II. for the word "child", the word "adolescent" shall be substituted 11. respectively.
- 12. in the said rules, after Form -III. the following Form shall be inserted, namely: -

FORM IV

[See Rule 2C(1) (b)]

Undertaking under rule 2C(1)(b) of the Child and Adolescent Labour (Prohibition and Regulation) (Gujarat) Rules, 1994

I	produc	cer of
	1	?a
commercial event, inv	olving the participation of	the following child/children, namely: -
S.No. Name of the C	hild/Parent's/Guardian's	Address
Children	Name	
the eventthe provisions of the Child at 1986) and the Child and Addfull care shall be taken of child/children, so that he/they applicable for the time being	(specify the earnd Adolescent Labour (Prolescent Labour (Prohibition of the physical and mentally feel no inconvenience. I among in force for the protest.)	ent of the above mentioned child/children is event), there shall be no violation of any composition and Regulation) Act, 1986 (61 composition and Regulation)(Gujarat) Rules, 1994 and tall health, and other requirements of the also undertake that during the event, all law ection of children, including their right the complied.
Dated:	Name	and signature of the Producer.
Place:		
	By or	rder and in the name of Governor of Gujara

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.

R. H. VASAVA, Deputy Secretary to Government